

THE NATIONAL ARCHIVES FEDERAL REGISTER OF THE UNITED STATES 1934

VOLUME 8

NUMBER 133

Washington, Wednesday, July 7, 1943

Regulations

TITLE 7—AGRICULTURE

Chapter X—War Food Administration

[FPO 5, Rev.]

PART 1206—FERTILIZER

DELIVERY AND USE OF FERTILIZER

Effective July 1, 1943, § 1206.1 is hereby revised and amended in its entirety to read as follows:

§ 1206.1 *Fertilizer*—(a) *Definitions*. For the purposes of this order:

(1) "Fertilizer" means any material used as a plant food containing one or more of the following: Nitrogen, phosphorus, or potassium, excluding, however, animal and poultry manure, peat, humus and basic slag.

(2) "Specialty fertilizer" means any fertilizer which is prepared for use on lawns, home gardens, shrubbery, trees, flowers, parks and parkways, malls and roadsides, cemeteries, golf courses and non-commercial plantings of trees, shrubs and flowers. Such fertilizers are usually packed in a wide variety of package sizes and are customarily distributed through seed and hardware stores and other retail establishments generally in urban areas.

(3) "Grade" means the minimum guaranteed plant food content of any fertilizer expressed in percentages of its principal plant food components in the following order: Nitrogen, available phosphoric acid and water-soluble potash.

(4) "Approved grade" means any grade of fertilizer listed in Schedule I attached hereto.

(5) "Chemical nitrogen" means any nitrogen, other than organic nitrogen, including, but not limited to, ammonium sulfate, sodium nitrate, calcium cyanamid, urea, ammonium nitrate, cal-nitro and nitrogen-bearing solutions.

(6) "Organic nitrogen" means nitrogen derived from any plant or animal organism containing nitrogen, including, but not limited to: animal, fish, processed garbage and other tankages;

bone meal; blood; castor pomace; tobacco stems; oilseed meals (including cottonseed, peanut, soy bean, rape, linseed and other oilseed meals); sewage sludge; cocoa shell meal; bat, peruvian and whale guaneros; but excluding animal and poultry manures, peat and humus.

(7) "Superphosphate" means any plant food product which is obtained by mixing rock phosphate with either or both sulfuric acid and phosphoric acid.

(8) "Potash" means any compound of potassium containing, or capable of releasing in the soil, any water-soluble compound of potassium including, but not limited to, muriate of potash, sulfate of potash, and manure salts.

(9) "Fertilizer manufacturer" means any person who manufactures or mixes fertilizer for sale.

(10) "Dealer" means any person, other than a fertilizer manufacturer, who purchases or has purchased fertilizer for resale.

(11) "Agent" means any person, other than a fertilizer manufacturer, who receives or has received fertilizer on a consignment basis for resale.

(12) "Person" means any individual, partnership, corporation, association, or any other organized group of persons, and shall include any agent, agency, or any person acting for or on behalf of any of the foregoing. The term "person" shall also include the United States or any agency thereof, and a State or any political subdivision or agency thereof.

(13) "Group A crop" means any crop listed in Schedule II attached hereto.

(14) "Group B crop" means any crop not listed in Schedule II. It shall not, however, include any crop to the extent that the use of fertilizer in the production of such crop is restricted or prohibited by the terms of this order.

(15) "Victory garden" means any garden planted primarily for the non-commercial production of vegetables and small fruits.

(16) "Rate of application per acre" means the total pounds of plant food (nitrogen, available phosphoric acid and potash) applied per acre.

(17) "Deputy Administrator" means the Deputy Administrator in charge of

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Published daily, except Sundays, Mondays, and days following legal holidays, by the Division of the Federal Register, The National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington, D. C.

The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1937.

The FEDERAL REGISTER will be furnished by mail to subscribers, free of postage, for \$1.50 per month or \$15.00 per year, payable in advance. The charge for individual copies (minimum 15¢) varies in proportion to the size of the issue. Remit check or money order, made payable to the Superintendent of Documents, directly to the Government Printing Office, Washington, D. C.

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the Office of Materials and Facilities of the War Food Administration.

(b) *Restrictions on delivery and use of fertilizer*—(1) *Schedule I*. No fertilizer manufacturer, dealer or agent shall, subject to the exemptions provided for in paragraph (d) hereof, deliver for use on crops, and no person shall use on crops, in any of the States listed in Schedule I attached hereto, any grade of fertilizer other than the grades designated on such schedule as applicable to the respective States listed thereon, and where a particular grade is designated on such schedule as available only for a particular crop or purpose, such grade shall be delivered and used only for the production of such crop or for such purpose.

(2) *Victory garden fertilizer*. No fertilizer manufacturer, dealer or agent shall, subject to the exemptions provided for in paragraph (d) (2) hereof, deliver in any State listed in Schedule I attached hereto any fertilizer for use on victory gardens other than the grade or grades designated in Schedule I for victory gardens in such States. Such grade or grades, when delivered for such purpose, shall be labeled "Victory Garden Fertilizer—For Food Production Only", and no person shall use in any State listed in Schedule I any fertilizer other than a grade so labeled, for such purpose. Nothing in this paragraph, however, shall prevent any fertilizer manufacturer, dealer or agent from delivering for use on victory gardens stocks of fertilizer of the grade of 3-8-7 on hand on July 1, 1943, which are already packaged and labeled "Victory Garden Fertilizer—For Food Production Only". Nor shall anything in this paragraph prevent any person who purchases fertilizer pursuant to this order for use other than on his victory garden from applying for, obtaining and using on his victory garden fertilizer of the grade or grades so purchased.

(3) *Cut flowers, bulbs, nurseries, etc.* No fertilizer manufacturer, dealer or agent shall, subject to the exemptions provided for in paragraph (d) (2) hereof, deliver, and no person shall use any fertilizer on cut flowers, bulbs, nurseries, commercial plantings of shrubs, orna-

mental trees, or other ornamental plants in excess of 75 percent of the total quantity of plant foods, in terms of nitrogen, phosphorus, and potash, used for such purposes by such person during either the period July 1, 1941, to June 30, 1942, or July 1, 1942, to June 30, 1943. The restriction of this paragraph (b) (3) shall not apply to the delivery and use of fertilizer for any food crop plant.

(4) *Size of packages*. No fertilizer manufacturer, dealer or agent shall deliver any fertilizer for use on crops in packages of less than 80 pounds: *Provided, however*, That fertilizer delivered pursuant to paragraphs (b) (2) and (d) (1) (i) hereof may be packaged in packages of 5, 10, 25, and 50 pounds net weight: *Provided, further*, That fertilizer delivered pursuant to paragraphs (c) (2) and (d) (2) (ii) hereof may be packaged in containers of any size.

(c) *Specialty fertilizer*. (1) During the period July 1, 1943, to June 30, 1944, each fertilizer manufacturer may manufacture no more than one grade of mixed specialty fertilizer, and, in addition, may sell and deliver straight chemical nitrogenous material as specialty fertilizer. For such purposes, each manufacturer may use quantities of nitrogen and potash not to exceed 50 percent of the quantities of each used by such manufacturer for such purposes during the period July 1, 1941, and June 30, 1942. The grade of mixed specialty fertilizer need not be an approved grade of fertilizer. The water-insoluble organic nitrogen content of the mixed specialty fertilizer shall not exceed 25 percent of its total nitrogen content, and its total plant food content shall consist of at least 16 units.

(2) No fertilizer manufacturer, dealer or agent shall deliver and no person shall use, subject to the exemptions provided for in paragraph (d) (2) hereof, any fertilizer on lawns, golf courses, parks, cemeteries, roadsides, or non-commercial plantings of trees, shrubs, or flowers, except specialty fertilizers. The restrictions provided for in this paragraph (c) (2) shall apply to the use by any landscape gardener or nurseryman of fertilizer on lawns, trees, shrubs, or flowers planted on the premises of his customers.

(d) *Exemptions from restrictions*. (1) The restrictions provided for in paragraph (b) (1) hereof shall not apply to:

(i) Deliveries by fertilizer manufacturers, dealers and agents of any fertilizer for the preparation of solutions to be used in the transplanting of vegetable crop plants, or to the use by any person of fertilizer delivered pursuant to this paragraph (d) (1) (i).

(ii) Deliveries by fertilizer manufacturers, dealers and agents of stocks of unapproved grades of fertilizer in bags in their hands on July 1, 1943, to be used on Group A or Group B crops, or to the use by any person of any fertilizer delivered pursuant to this paragraph (d) (1) (ii) for such purpose.

(2) The restrictions of paragraphs (b) (1), (b) (2), (b) (3), and (c) (2) hereof shall not apply to:

(i) The use by any person of any fertilizer on hand on July 1, 1943, for use and not for sale. Such fertilizer may be used for any purpose.

(ii) The manufacture or delivery of fertilizer in pressed tablet form, or in a completely soluble form, for use on plants, flowers, and grasses: *Provided, however,* That no materials allocated by the War Production Board for use in agricultural fertilizers shall be used in the manufacture of fertilizer in pressed tablet or completely soluble form.

(iii) Deliveries by any person of any fertilizer to a fertilizer manufacturer for use in the manufacture of mixed fertilizer.

(iv) Deliveries by fertilizer manufacturers, dealers or agents of any fertilizer for use in establishing and maintaining grass and other vegetation at Air Force Stations of the United States Army, Navy, Marine Corps, and Coast Guard, and at other military installations for establishing and maintaining grass and other vegetation, where such is certified, in the case of the Army, by the Division Engineer, or, in the case of the Navy, Marine Corps or Coast Guard, by the Agronomist, Bureau of Aeronautics, Navy Department, as essential for training activities, operations or health, or to the use by any person of any fertilizer delivered pursuant to this paragraph (d) (2) (iv).

(v) Deliveries of fertilizer for experimental purposes to educational institutions or publicly-owned agricultural institutions, or to the use of fertilizer by such institutions for such purposes.

(e) *Delivery in violation of order.* No person shall accept delivery of any fertilizer which he knows or has reason to believe is delivered in violation of this order.

(f) *Directions.* (1) Each fertilizer manufacturer shall comply with such directions as may be issued from time to time by the Deputy Administrator with respect to the quantities, grades, and kinds of mixed fertilizer to be manufactured and with respect to the use or delivery of any fertilizers.

(2) Each person affected by this order shall comply with such directions as may be issued from time to time by the Deputy Administrator with respect to the delivery and use of fertilizers.

(g) *Distribution and delivery.* (1) Each fertilizer manufacturer, dealer and agent shall during the 1943-1944 season make fertilizer available according to crop requirements in each geographical locality in which such manufacturer, dealer and agent made fertilizer available for use in the 1942-1943 season, unless such manufacturer, dealer or agent, has adequate proof that the crop requirements for fertilizer in any such locality are being adequately served by other manufacturers, dealers or agents. For the purposes of this paragraph, no account shall be taken of fertilizer delivered in the 1942-1943 season outside of the regular geographical localities served by a manufacturer, dealer, or agent, where such deliveries were made at the specific request of the War Food Administration or its predecessors.

(2) No fertilizer manufacturer, dealer or agent shall deliver fertilizer to any person in excess of such person's requirements, as provided for in paragraph (h) hereof, and no person shall use any fertilizer in excess of his requirements as provided for in paragraph (h) hereof.

(3) Fertilizer manufacturers, dealers and agents shall accept applications and make deliveries of fertilizers for use on Group A crops before delivering fertilizers for use on Group B crops requiring fertilizers at the same time, but applications for fertilizer for Group A crops shall be made at least 30 days in advance of the date such fertilizer is required in order to obtain preference over applications for fertilizer for Group B crops requiring fertilizer at the same time.

(4) In accepting applications for and making deliveries of fertilizer materials, no fertilizer manufacturer, dealer or agent shall discriminate against persons who apply for such materials for home mixing: *Provided, however,* That the requirements of such persons shall be established in accordance with the provisions of paragraph (h) hereof, and that the amount of such available materials delivered to any person for home mixing shall not exceed the amount which such person would be eligible to obtain in mixed fertilizers pursuant to the provisions of this order.

(h) *Requirements.*—(1) *Group A crops.* The requirement of any person for fertilizer for use on any Group A crop shall be the acreage of the crop to be grown by such person multiplied either by the rate of application per acre customarily used by such person for such crop, or customarily used on comparable farms in the same area for such crop, or by the rate of application per acre recommended by the State Agricultural Experiment Station for such crop in the same area: *Provided, however,* That in no case, except as provided in paragraph (h) (3) hereof, shall the rate of application per acre exceed the rate of application per acre recommended by the State Agricultural Experiment Station for such crop in such area.

(2) *Group B crops.* The requirement of any person for fertilizer for use on any Group B crop shall be the acreage of the crop to be grown for which fertilizer is requested by such person multiplied by the rate of application per acre customarily used by such person on such crop, or customarily used on such crop on the farm for which fertilizer is being requested, or customarily used on such crop on comparable farms in the same area: *Provided, however,* That in no case, except as provided in paragraph (h) (3) hereof, shall the rate of application per acre exceed the rate of application per acre recommended by State Agricultural Experiment Station for use on such Group B crop.

(3) Notwithstanding, the provisions of paragraphs (h) (1) and (h) (2) hereof, the Deputy Administrator may fix the maximum rate of application per acre for use on any crop, and in connection therewith may, in his discretion, fix the maximum pounds of any indi-

vidual fertilizer component to be applied per acre.

(i) *Applications.* (1) No fertilizer manufacturer, dealer or agent shall, in the year ending June 30, 1944, deliver to any person, other than a fertilizer manufacturer, dealer or agent, any fertilizer (except fertilizer delivered pursuant to paragraphs (b) (2), (c) (2), (d) (1) (i), (d) (2) (ii), (d) (2) (iii), (d) (2) (iv), and (d) (2) (v) hereof), unless prior to such delivery he shall have received from the person to whom delivery is to be made for use (hereinafter referred to as the applicant) a written application therefor. An applicant may apply in an application for fertilizer for either of the six-months periods of the year ending June 30, 1944 (i. e., July 1, 1943, to December 31, 1943, and January 1, 1944, to June 30, 1944), or for the full year ending June 30, 1944. In either case, however, a supplementary application shall be made where the actual acreage to be planted is greater than the acreage included in the original application. The original application shall contain the following:

(i) The total fertilizer requirements, by crops, acreage of crops, rates of application per acre, grades of mixed fertilizers or materials, and quantities required. These requirements shall be set forth for the period of July 1, 1943, to December 31, 1943, if the application is for that period only, or for the period of January 1, 1944, to June 30, 1944, if the application is for that period only, or for the full year ending June 30, 1944, if the application is for that period. If an applicant requests delivery of fertilizer during the period July 1, 1943, to December 31, 1943, for use on crops during the spring season of 1944, his anticipated requirements shall be based upon an acreage of such crops not in excess of the acreage of such crops grown by him in 1943.

(ii) The fertilizer, if any, which the applicant has on hand to apply on the foregoing requirements.

(iii) The fertilizer, if any, which has been ordered by the applicant from any other person, but which has not been delivered.

(iv) A certification to the effect that the rates of application and the acreage of crops used to establish the applicant's requirements are in accordance with the provisions of this order.

(v) The signature and address of the applicant, the date of signing the application, and the name of the dealer, agent, or manufacturer, to whom the application is given.

(2) Each fertilizer manufacturer shall provide a sufficient quantity of application forms for his own use and the use of his agents and dealers, on which the information required by paragraph (i) (1) hereof shall be written. Each fertilizer manufacturer may, if he wishes, print his firm's name and address on the form. The reverse side may be used for a delivery record. The applications shall be signed in triplicate by the applicant, one of the copies to be given to the applicant for his files, another to be retained by the manufacturer, or his dealer

or agent, and the third to be forwarded to a designated representative of the War Food Administration, or to an office designated by the Deputy Administrator.

(3) No fertilizer manufacturer, dealer, or agent shall use on his own crops any fertilizer (except fertilizer used pursuant to paragraphs (b) (2), (c) (2), (d) (1) (i), (d) (2) (i), and (d) (2) (ii) hereof), unless he has executed the form of application provided for in paragraph (i) (2) hereof. (The provisions of paragraphs (i) (1), (i) (2), and (i) (3) hereof have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.)

(j) *Records.* Each fertilizer manufacturer, dealer or agent, who delivers any fertilizer to any person other than a fertilizer manufacturer, dealer, or agent (or uses any fertilizer on his own crops) shall keep a record of each such delivery, showing the person to whom delivery is made, the date of delivery, and the quantity of fertilizer materials or grade of mixed fertilizer (and a similar record of use on his own crops), and each such manufacturer, dealer, or agent shall retain for not less than two years records of such delivery (or own use) and all applications accepted by him pursuant to paragraph (i) (1) hereof: *Provided, however,* That the provisions of this paragraph (j) shall not apply to individual deliveries in lots of less than 250 pounds of fertilizer authorized to be delivered by paragraphs (b) (2) and (c) (2) hereof. (The record keeping requirements of this paragraph have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.)

(k) *Reports.* Each person affected by this order shall make such reports to the Deputy Administrator in such form and at such time as the Deputy Administrator may from time to time request, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(l) *State regulations.* Nothing contained in this order shall be construed to permit the delivery or use of any grade of fertilizer in any State where the use or delivery of such grade in such State is specifically prohibited by such State.

(m) *Notification of customers.* Fertilizer manufacturers, dealers and agents shall, as soon as practicable, notify each of their regular customers of the requirements of this order, but failure to give such notice shall not excuse any person from complying with the terms hereof.

(n) *Audits and inspections.* Each fertilizer manufacturer, dealer or agent to whom this order applies shall, upon request, submit his books, records, and accounts, for audit and inspection by duly authorized representatives of the War Food Administration.

(o) *Violations.* Any person who willfully violates any provision of this order or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, or who conspires with another to perform any of such acts, is guilty of a crime and upon conviction may be punished by fine and imprisonment. In addition, any

such person may by administrative suspension order be prohibited from receiving any deliveries of or selling or otherwise disposing of or using any fertilizer or any other material now or hereafter authorized to be rationed or allocated by, or subject to the priority control of, the War Food Administrator, and may be deprived of any priority assistance. Further, the Deputy Administrator may recommend to the Office of Price Administration or to the War Production Board that any person who violates any provision of this order or any amendment or supplement thereto be denied the right to receive, use, sell or otherwise dispose of any other materials which now are or in the future may be under allocation.

(p) *Petition for relief from hardship.* Any person affected by this order who considers that compliance herewith would work an exceptional and unreasonable hardship on him may apply in writing for relief to the Deputy Administrator, setting forth in such petition all pertinent facts and information. The Deputy Administrator may, upon the basis of such application and other information, take such action as he deems appropriate. The decision of the Deputy Administrator shall be in writing and shall be final and conclusive.

(q) *Delegation of authority.* The administration of this Food Production Order No. 5, Revised, and the powers conferred upon the War Food Administrator by Executive Order No. 9280² and Executive Order No. 9322,³ as amended by Executive Order No. 9334,⁴ insofar as such powers relate to the administration of this order are hereby delegated to the Deputy Administrator. The Deputy Administrator shall be assisted in the administration of this order by such employees of the War Food Administration as he may designate, and such employees are hereby authorized to administer the provisions of this order.

(r) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless instructions to the contrary are issued, be addressed to the War Food Administration, United States Department of Agriculture, Washington, D. C., Ref. FPA 5.

(s) *Effect on War Production Board Order M-231.* War Production Board Order M-231 is superseded by this Food Production Order No. 5, Revised: *Provided, however,* That War Production Board Order M-231 shall continue to remain in full force and effect for the purpose of allowing or sustaining any suit, action, prosecution, or administrative or other proceeding heretofore or hereafter commenced with respect to any violation committed or right or liability incurred prior to January 18, 1943, under or pursuant to the terms of War Production Board Order M-231.

(t) *Territorial application of order.* This order shall have application in the continental United States, including only the 48 States and the District of Columbia of the United States.

² 7 F.R. 10179.

³ 8 F.R. 3807.

⁴ 8 F.R. 5423.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423)

Issued this 3d day of July 1943.

MARVIN JONES,
War Food Administrator.

SCHEDULE I—FERTILIZER GRADES FOR 1943-1944
GRADES APPLICABLE TO ALL STATES

| | |
|---|----------------------------------|
| Nitrate of soda..... | 16-0-0 ¹ |
| Nitrate of potash..... | 14-0-14 |
| Sulphate of ammonia... 20 (or higher) -0-0 ¹ | |
| Cyanamid | 20 (or higher) -0-0 |
| Uramon | 42-0-0 |
| Ammoniated superphosphate..... | 4-16-0 (or higher) |
| Ammonium phosphate..... | { 11-48-0 16-20-0 |
| Uramon-limestone..... | 20 (or higher) -0-0 |
| Ammonium nitrate-limestone..... | 20 (or higher) -0-0 |
| Ammonium nitrate..... | 30 (or higher) -0-0 ¹ |
| Potassium nitrate..... | 14-0-44 (or higher) |
| Superphosphate | 0-18 (or higher) -0 |
| Muriate of potash..... | 0-0-50 (or higher) |
| Sulphate of potash..... | 0-0-48 (or higher) |
| Manure salts..... | 0-0-22 (or higher) |
| Sulphate of potash magnesia..... | 0-0-18 (or higher) |
| Potash lime..... | 0-0-6 |
| Ground phosphate rock..... | Any Grade |
| Colloidal phosphate..... | Any Grade |
| Cotton hull ash..... | Any Grade |
| Wood ash..... | Any Grade |

¹ This grade is designated for use on victory gardens in conformity with the provisions of paragraphs (b) (2) and (b) (4), but is not limited to such use.

NEW ENGLAND AREA

Maine: 0-14-14; 3-12-6; 5-7-10; 5-8-7¹;
5-10-5²; 5-10-10; 6-9-15; 7-7-7.
New Hampshire: 0-14-14; 3-12-6; 5-8-7¹;
5-10-5²; 5-10-10; 6-3-6³; 7-7-7.
Vermont: 0-14-14; 3-12-6; 5-8-7¹; 5-10-5²;
5-10-10; 6-3-6³; 7-7-7.
Massachusetts: 0-14-14; 3-12-6; 4-10-0³;
5-3-5²; 5-8-7¹; 5-10-5²; 5-10-10; 6-3-0³;
7-7-7.
Rhode Island: 0-14-14; 3-12-6; 5-8-7¹;
5-10-5²; 5-10-10; 7-7-7.
Connecticut: 0-14-14; 3-12-6; 4-10-0³;
5-3-5²; 5-8-7¹; 5-10-5²; 5-10-10; 6-3-0³;
7-7-7.

¹ No multiples permitted.

² This grade is designated for use on victory gardens in conformity with the provisions of paragraphs (b) (2) and (b) (4), but is not limited to such use.

³ Tobacco only.

Unless prohibited hereinabove, multiples of the foregoing approved grades may be manufactured and delivered for use, provided the quantity of plant foods in terms of N, P, and K delivered in any such multiple-strength grade does not exceed the quantity the applicant is entitled to obtain if the corresponding single-strength grade were delivered.

MIDDLE ATLANTIC AREA

New York: 0-10-20; 0-12-12; 0-14-7;
2-12-6; 3-9-12; 3-9-15¹; 3-12-6; 4-8-12;
4-12-4; 4-12-8; 5-10-5²; 5-10-10; 7-7-7.
Pennsylvania: 0-12-12; 0-14-7; 2-12-6; 3-9-12;
3-12-6; 4-8-12; 4-12-4; 4-12-8; 5-10-5²;
5-10-10; 7-7-7; 10-6-4.
New Jersey: 0-12-12; 0-14-7; 2-12-6; 3-9-12;
3-9-15¹; 3-12-6; 4-8-12; 4-12-4; 4-12-8;
5-10-5²; 5-10-10; 7-7-7; 10-6-4.
Delaware: 0-12-12; 0-14-7; 2-12-6; 3-9-12;
3-12-6; 4-8-12; 4-12-4; 4-12-8; 5-10-5²; 5-10-10;
6-8-6; 7-7-7³; 10-6-4.
Maryland: 0-12-12; 0-14-7; 2-12-6; 2-12-12⁴;
3-9-12⁴; 3-12-6; 4-8-12⁴; 4-12-4; 4-12-8;
5-10-5²; 5-10-10; 6-8-6; 7-7-7³; 10-6-4.
Virginia: 0-12-12; 0-14-7; 2-12-6; 3-8-5³;
3-9-6; 3-9-12; 3-12-6; 4-9-3³; 4-12-4; 4-12-8;
5-10-5²; 6-8-6; 7-7-7³; 10-6-4³.

West Virginia: 0-12-12; 0-14-7; 2-12-6; 3-12-6; 4-12-4; 4-12-8; 8-10-5²; 5-10-10; 10-6-4.

¹ Muck only.

² This grade is designated for use on victory gardens in conformity with the provisions of paragraphs (b) (2) and (b) (4), but is not limited to such use.

³ Top dressing only.

⁴ This grade may be used on tobacco, but is not limited to such use.

⁵ Tobacco only.

⁶ Not for use on vegetable crops.

Multiples of the foregoing approved grades may be manufactured and delivered for use, provided the quantity of plant foods in terms of N, P, and K delivered in any such multiple-strength grade does not exceed the quantity the applicant is entitled to obtain if the corresponding single-strength grade were delivered.

SOUTHEASTERN AREA

North Carolina: 0-10-10 (basic); 0-12-12; 0-14-7; 2-10-6; 2-12-6; 3-8-5¹; 3-9-6; 3-9-9; 3-12-6; 4-8-8; 4-9-3¹; 4-10-6; 4-12-4; 5-5-20¹; 5-7-5; 5-10-5²; 6-8-6; 10-0-10.

South Carolina: 0-12-12; 0-14-7; 2-12-6; 3-9-6; 3-9-9; 3-12-6; 4-8-8; 4-9-3¹; 4-10-6; 4-12-4; 5-10-5²; 6-8-6; 10-0-10.

Georgia: 0-14-7; 0-14-10; 2-12-6; 3-9-6; 3-9-9; 4-8-8; 4-8-8; 4-9-3¹; 4-10-6; 4-12-4; 5-10-5²; 6-8-4; 6-8-6; 10-0-10.

Alabama: 0-14-10; 3-9-9¹; 4-10-4; 4-10-6; 5-10-5²; 6-8-4.

Mississippi: 0-14-7; 4-8-8; 5-10-5²; 6-8-4.

Tennessee: 0-12-12; 0-14-7; 2-12-6; 3-9-6; 3-9-9; 4-8-8; 4-9-3¹; 4-12-4¹; 5-10-5; 6-8-4; 8-5-5.

¹ Tobacco only.

² This grade is designated for use on victory gardens in conformity with the provisions of paragraphs (b) (2) and (b) (4), but is not limited to such use.

³ This grade is designated for use on victory gardens only in conformity with the provisions of paragraphs (b) (2) and (b) (4).

FLORIDA AREA

Florida: 0-8-12; 0-8-24; 0-10-10; 0-12-16; 0-14-5; 0-14-10; 0-16-0; 2-8-6; 2-8-10; 2-10-4; 3-6-10; 3-8-5; 3-8-8; 4-4-8; 4-5-7; 4-6-8; 4-7-5; 4-8-4; 4-8-6; 4-8-8; 4-9-3; 4-10-7; 4-12-4; 4-12-6; 5-5-8; 5-8-10; 5-7-5; 5-8-8; 5-10-5²; 6-4-8; 6-6-6; 8-0-8; 8-0-12; 12-0-10.

¹ This grade is designated for use on victory gardens only in conformity with the provisions of paragraphs (b) (2) and (b) (4).

WEST SOUTH CENTRAL AREA

Arkansas: 0-10-20; 0-12-12; 0-14-7; 3-9-18; 4-8-12; 4-12-4; 4-12-6; 5-10-5¹; 6-8-4.

Louisiana: 0-12-12; 0-14-7; 3-12-12; 4-8-8; 4-8-12; 4-12-4; 4-12-6; 5-10-5²; 6-8-4; 10-0-10; 12-8-0².

Texas: 0-14-7; 3-10-0; 4-8-8; 4-8-12; 4-12-4; 4-12-6; 5-10-5¹; 6-8-4; 6-12-0²; 6-30-0⁴; 10-10-0³; 10-20-0⁴; 12-15-0⁴.

Oklahoma: 0-14-7; 2-12-6; 4-12-0; 4-12-4; 4-12-6; 5-10-5².

¹ This grade is designated for use on victory gardens in conformity with the provisions of paragraphs (b) (2) and (b) (4), but is not limited to such use.

² Sugar cane only.

³ Rio Grande Valley only.

⁴ Panhandle and West Texas only.

MIDDLE WEST AREA

Illinois: 0-9-27; 0-10-20; 0-12-12; 0-14-7; 0-14-14; 0-20-10; 0-20-20; 2-12-6; 2-16-8; 3-9-18; 3-12-12; 3-18-9; 4-10-6; 4-12-4¹; 8-8-8; 10-6-4.

Indiana: 0-9-27; 0-10-20; 0-12-12; 0-14-7; 0-14-14; 0-20-10; 0-20-20; 2-12-6; 2-16-8; 3-9-18; 3-12-12; 3-18-9; 4-10-6; 4-12-4¹; 8-8-8; 10-6-4.

Iowa: 0-9-27; 0-10-20; 0-12-12; 0-14-7; 0-14-14; 0-20-10; 0-20-20; 2-12-6; 3-9-18; 3-12-12; 3-18-9; 4-10-6; 4-12-4¹; 4-16-4; 10-6-4.

Minnesota: 0-9-27; 0-10-20; 0-12-12; 0-12-24; 0-12-36; 0-14-7; 0-14-14; 0-20-10; 0-20-20; 0-30-15; 2-12-6; 2-16-8; 3-9-18; 3-12-12; 3-18-9; 4-10-6; 4-12-4¹; 4-16-16; 4-24-12; 6-12-18; 8-8-8; 8-16-12; 10-6-4.

Ohio: 0-9-27; 0-10-20; 0-12-12; 0-14-7; 0-14-14; 0-20-10; 0-20-20; 2-12-6; 3-9-18; 3-12-12; 3-18-9; 4-10-6; 4-12-4¹; 5-10-10; 8-8-8; 10-6-4.

Wisconsin: 0-9-27; 0-10-20; 0-12-12; 0-14-7; 0-14-14; 0-20-10; 0-20-20; 2-12-6; 3-9-18; 3-12-12; 3-18-9; 4-10-6; 4-12-4¹; 8-8-8; 10-6-4.

Michigan: 0-9-27; 0-10-20; 0-12-12; 0-14-7; 0-14-14; 0-20-10; 0-20-20; 2-12-6; 3-9-18; 3-12-12; 3-18-9; 4-10-6; 4-12-4¹; 4-16-4; 8-8-8; 10-6-4.

Missouri: 0-10-20; 0-12-12; 0-14-7; 0-14-14; 0-20-10; 0-20-20; 2-12-6; 3-9-18; 3-12-12; 3-18-9; 4-10-6; 4-12-4¹; 5-10-10; 10-6-4.

Kentucky: 0-12-12; 0-14-7; 0-14-14; 8-20-10; 0-20-20; 2-12-6; 3-9-6; 3-12-12; 4-10-6; 4-12-4¹; 4-12-8; 5-10-10; 10-6-4.

¹ This grade is designated for use on victory gardens only in conformity with the provisions of paragraphs (b) (2) and (b) (4).

² This grade is designated for use on victory gardens in conformity with the provisions of paragraphs (b) (2) and (b) (4), but is not limited to such use.

PACIFIC COAST AREA

Arizona: 4-8-0 (manure base only); 4-12-4; 4-19-5; 6-10-4¹; 6-12-0; 6-18-0; 8-8-0; 8-12-0; 8-16-0; 10-10-0; 10-20-0; 10-38-0; 14-6-0.

California: 0-10-12; 2-10-8; 4-6-8; 4-10-10; 4-12-4; 4-18-18; 5-12-5; 5-14-9; 6-9-6; 6-10-4¹; 6-12-8; 8-0-12; 8-6-8; 8-8-4; 8-10-12; 10-5-5; 10-5-10; 10-10-0; 10-10-5; 10-12-10; 10-16-8; 10-20-0; 12-0-14; 12-6-0; 14-0-8; 17-7-0.

Oregon: 0-12-20; 3-10-10; 3-10-20; 4-12-4; 4-24-0; 4-24-4; 5-0-8; 5-10-10; 6-10-4¹; 6-30-0; 8-4-6; 10-12-14; 10-16-8; 10-20-0; 12-12-0.

Washington: 0-12-20; 3-10-10; 3-10-20; 4-12-4; 4-24-0; 4-24-4; 5-0-8; 5-10-10; 6-10-4¹; 6-30-0; 8-4-6; 10-12-14; 10-20-0; 12-12-0; 17-4-4; 17-12-0.

Idaho: 0-12-20; 3-10-10; 3-10-20; 4-12-4; 4-24-0; 5-10-10; 6-10-4¹; 6-30-0; 10-20-0.

¹ This grade is designated for use on victory gardens in conformity with the provisions of paragraphs (b) (2) and (b) (4), but is not limited to such use.

SCHEDULE II—GROUP A CROPS

I. Field crops.

(a) Peanuts.

(b) Sugar beets for production of seed.

(c) Hemp.

II. Vegetable crops.

(a) Beans, dried.

(b) Beans, snap.

(c) Beans, lima.

(d) Cabbage.

(e) Carrots.

(f) Onions.

(g) Peas, dried edible.

(h) Peas.

(i) Potatoes, Irish.

(j) Potatoes, sweet.

(k) Sweet corn for processing only.

(l) Tomatoes.

(m) Vegetable seeds.

[F. R. Dec. 43-10622; Filed, July 5, 1943; 11:02 a. m.]

[FPO 10; Amdt. 1]

PART 1206—FERTILIZER

CHEMICAL FERTILIZER IN PUERTO RICO

Section 1206.501 is hereby amended as set forth below:

§ 8 F.R. 5437.

Paragraph (h) (1) is amended to read as follows:

(h) *Requirements of fertilizer users.* (1) The War Board shall establish the basis or method for determining the requirements of fertilizer users. This shall be established by taking into account the supply of fertilizer materials available or expected to be available in Puerto Rico and the need to obtain the greatest practicable amount of food production in Puerto Rico. Such basis or method shall be uniformly applicable in determining the requirements of all persons growing the same crop or crops, and, so far as practicable, shall apply throughout the growing season during which this order is effective: *Provided, however, That, with respect to sugarcane, no person's requirements for chemical fertilizer shall exceed, in a basic formula of 10-6-9 or its nitrogen equivalent in any other formula prescribed by the Board, (i) 50 percent by weight of the average amount per acre of chemical fertilizer used by such person during the period January 1, 1940, to April 30, 1941, on crops started during the calendar year 1940, irrespective of the formula of the chemical fertilizer used during such period, or (ii) 350 pounds of chemical fertilizer, whichever is greater, multiplied by his acreage to be cultivated for the 1943-1944 harvest. The average amount per acre of chemical fertilizer used by any person for sugarcane during the period January 1, 1940, to April 30, 1941, shall be ascertained from the Agricultural Adjustment Agency records or, in the absence of such records, from the records of any other agency of the United States. As used in this paragraph (h) (1), "nitrogen" means nitrogen (N) expressed in terms of ammonia (NH₃).*

In order to correct a typographical error, the reference to paragraph "(c)" in paragraph (b) is changed to "(o)".

In order to correct a typographical error, "(1)", designating the paragraph headed "Obtaining fertilizer on a ration card," is changed to "(1)".

This amendment shall become effective July 7, 1943.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423)

Issued this 3d day of July 1943.

MARVIN JONES,
War Food Administrator.

[F. R. Dec. 43-10627; Filed, July 5, 1943; 3:49 p. m.]

Chapter XI—War Food Administration

[FDO 61]

PART 1410—LIVESTOCK AND MEATS

RESTRICTIONS ON DELIVERIES

Correction

In the document appearing on page 9103 of the issue for Saturday, July 3, 1943, the sixth line of § 1410.13 (a) (10) should read: "ships' service departments, United States".

Subparagraph (11) should read:

(11) The term "Director" means the Director of Food Distribution, War Food

Administration, or any employee of such Administration designated by the Director.

The reference to the form number in § 1410.13 (b) (1) should be to Form No. RSO1:1.

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 4736]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

SCREEN BROADCAST CORPORATION, ET AL.

§ 3.27 (d) *Combining or conspiring—To enhance, maintain or unify prices:*
 § 3.27 (h) *Combining or conspiring—To restrain and monopolize trade.* In connection with the offering for sale, sale, leasing, renting, and distribution of commercial motion picture films, in commerce, and on the part of respondent Association of Advertising Film Companies and its officers, respondent Mabry, Secretary of said Association, the five respondent distributors, their respective officers, and the agents, etc., of said Association, etc., and among other things, as in order set forth, entering into, continuing, cooperating in, or carrying out any planned common course of action, agreement, understanding, combination, or conspiracy between or among any two or more of said respondents, or between any one or more of said respondents and others not parties hereto, to (1) fix or maintain screening or display rates to be charged national advertisers, or rates, commissions, or other amounts of compensation to be paid or allowed booking agencies; (2) enter into contracts with motion picture exhibitors for the exclusive privilege of exhibiting national advertising by means of commercial motion picture films in theaters owned, controlled, or operated by such exhibitors; (3) enter into, continue, or carry out any agreement with respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or any other booking or central agency, whereby (a) respondent distributors agree not to accept national motion picture film advertising from any source other than respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or other booking or central agency, in any designated territory; or (b) respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or any other booking or central agency, agrees to sell motion picture film advertising to national advertisers for screening in theaters under contract with respondent distributors according to screening or display rates cooperatively fixed and listed with respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or other booking or central agency, by the respective respondent distributors; (4) furnish to respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or any other booking or central agency, a list of theaters under contract with respondent distributors

for classification by respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or other booking or central agency, according to size, circulation, distribution, or weekly attendance, for the purpose or with the effect of determining display rates or charges to advertisers; (5) decline to accept or release any film for a national advertising account unless such film is booked and released through respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or some other designated booking or central agency; (6) observe any rate card or similar device issued by respondent General Screen Advertising, Inc., or any other booking or central agency, for computing the screening or display rate or the amount of compensation due each distributor or theater; (7) adopt, promulgate, or put into effect standard rates of compensation for use in dealing with national advertisers in connection with cooperative advertising programs; or (8) adopt or observe in dealing with advertisers or theaters, rate books or similar devices issued by respondent Association or any other association, or by any booking or central agency; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, Screen Broadcast Corporation, et al., Docket 4736, June 25, 1943]

§ 3.27 (d) *Combining or conspiring—To enhance, maintain or unify prices:*
 § 3.27 (h) *Combining or conspiring—To restrain and monopolize trade.* In connection with the offering for sale, sale, leasing, renting and distribution of commercial motion picture films, in commerce, and on the part of respondent Screen Broadcast Corporation and its officers, respondent Fair, President thereof, respondent General Screen Advertising, Inc. and its officers, respondent Alexander, Chairman of the Board of Directors thereof, and the five respondent distributors and their officers, and the agents, etc., of said respondent Screen Broadcast Corporation, etc., and among other things, as in order set forth, entering into, continuing, cooperating in, or carrying out any planned common course of action, agreement, understanding, combination, or conspiracy between any one or more of said respondents and others not parties hereto, to enter into, continue, or carry out any agreement whereby (a) respondent distributors or any of them agree not to accept any national motion picture film advertising from any source other than respondent General Screen Advertising, Inc., or respondent Screen Broadcast Corporation, or any individual or booking agency, in any designated territory; or (b) respondents General Screen Advertising, Inc., Screen Broadcast Corporation, Albert E. Fair, and J. D. Alexander, or any of them, agree to sell motion picture film advertising for national advertisers for screening in theaters under contract with respondent distributors according to screening or display charges or rates of compensation cooperatively fixed or determined by respondent distributors or any two or more

of them; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, Screen Broadcast Corporation, et al., Docket 4736, June 25, 1943]

In the Matter of Screen Broadcast Corporation, a Corporation; Albert E. Fair, President of Screen Broadcast Corporation; General Screen Advertising, Inc., a Corporation; J. D. Alexander, Chairman of the Board of Directors of General Screen Advertising, Inc.; Association of Advertising Film Companies, a Voluntary Unincorporated Trade Association; C. J. Mabry, Secretary of Association of Advertising Film Companies; Motion Picture Advertising Service Co., Inc., a Corporation; United Film Ad Service, Inc., a Corporation; Ray-Bell Films, Inc., a Corporation; Alexander Film Co., a Corporation; and A. V. Cauger Service, Inc., a Corporation

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 25th day of June, A. D. 1943.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission; the answers of respondents; a stipulation of facts entered into by and between W. T. Kelley, Chief Counsel for the Commission, and the attorneys for all of the respondents except Screen Broadcast Corporation and Albert E. Fair, which provided among other things that the Commission might proceed upon the statement of facts in such stipulation, together with any testimony taken in the proceeding, to make its report stating its findings as to the facts (including inferences which it might draw from the stipulated facts) and its conclusion based thereon and enter its order disposing of the proceeding as to such respondents without the filing of briefs or oral argument; testimony and other evidence taken before a trial examiner of the Commission theretofore duly designated by it; report of the trial examiner upon the evidence and the exceptions to such report filed by respondents Screen Broadcast Corporation and Albert E. Fair; brief in support of the complaint and brief in opposition thereto filed on behalf of respondents Screen Broadcast Corporation and Albert E. Fair; and oral argument by the attorney for the Commission and the attorney for respondents Screen Broadcast Corporation and Albert E. Fair; and the Commission having made its findings as to the facts and its conclusion that the respondents have violated the provisions of the Federal Trade Commission Act:

It is ordered, That respondent Association of Advertising Film Companies, an unincorporated trade association, and its officers; respondent C. J. Mabry, individually and as Secretary of said Association; respondent distributors, Motion Picture Advertising Service Co., Inc., United Film Ad Service, Inc., Ray-Bell Films, Inc., Alexander Film Co., and A. V. Cauger Service, Inc., corporations, and their respective officers; and said respondents' agents, representatives, and

employees, directly or through any corporate or other device, in connection with the offering for sale, sale, leasing, renting, and distribution of commercial motion picture films in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from entering into, continuing, cooperating in, or carrying out any planned common course of action, agreement, understanding, combination, or conspiracy between or among any two or more of said respondents, or between any one or more of said respondents and others not parties hereto, to do or perform any of the following acts or things:

1. Fixing or maintaining screening or display rates to be charged national advertisers, or rates, commissions, or other amounts of compensation to be paid or allowed booking agencies.

2. Entering into contracts with motion picture exhibitors for the exclusive privilege of exhibiting national advertising by means of commercial motion picture films in theaters owned, controlled, or operated by such exhibitors.

3. Entering into, continuing, or carrying out any agreement with respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or any other booking or central agency, whereby:

(a) Respondent distributors agree not to accept national motion picture film advertising from any source other than respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or other booking or central agency, in any designated territory; or

(b) Respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or any other booking or central agency, agrees to sell motion picture film advertising to national advertisers for screening in theaters under contract with respondent distributors according to screening or display rates cooperatively fixed and listed with respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or other booking or central agency, by the respective respondent distributors.

4. Furnishing to respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or any other booking or central agency, a list of theaters under contract with respondent distributors for classification by respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or other booking or central agency, according to size, circulation, distribution, or weekly attendance, for the purpose or with the effect of determining display rates or charges to advertisers.

5. Declining to accept or release any film for a national advertising account unless such film is booked and released through respondent Screen Broadcast Corporation or respondent General Screen Advertising, Inc., or some other designated booking or central agency.

6. Observing any rate card or similar device issued by respondent General Screen Advertising, Inc., or any other booking or central agency, for comput-

ing the screening or display rate or the amount of compensation due each distributor or theater.

7. Adopting, promulgating, or putting into effect standard rates of compensation for use in dealing with national advertisers in connection with cooperative advertising programs.

8. Adopting or observing in dealing with advertisers or theaters, rate books or similar devices issued by respondent Association or any other association, or by any booking or central agency.

It is further ordered, That respondent Screen Broadcast Corporation, a corporation, and its officers; respondent Albert E. Fair, individually and as President of said Corporation; respondent General Screen Advertising, Inc., a corporation, and its officers; respondent J. D. Alexander, individually and as Chairman of the Board of Directors of General Screen Advertising, Inc.; respondent distributors, Motion Picture Advertising Service Co., Inc., United Film Ad Service, Inc., Ray-Bell Films, Inc., Alexander Film Co., and A. V. Cauter Service, Inc., corporations, and their respective officers; and said respondents' agents, representatives, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, leasing, renting, and distribution of commercial motion picture films in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from entering into, continuing, cooperating in, or carrying out any planned common course of action, agreement, understanding, combination, or conspiracy between or among any two or more of said respondents, or between any one or more of said respondents and others not parties hereto, to do or perform any of the following acts or things:

Entering into, continuing, or carrying out any agreement whereby:

(a) Respondent distributors or any of them agree not to accept any national motion picture film advertising from any source other than respondent General Screen Advertising, Inc., or respondent Screen Broadcast Corporation, or any individual or booking agency, in any designated territory; or

(b) Respondents General Screen Advertising, Inc., Screen Broadcast Corporation, Albert E. Fair, and J. D. Alexander, or any of them, agree to sell motion picture film advertising for national advertisers for screening in theaters under contract with respondent distributors according to screening or display charges or rates of compensation cooperatively fixed or determined by respondent distributors or any two or more of them.

It is further ordered, That all of the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 43-10570; Filed, July 6, 1943;
11:13 a. m.]

TITLE 29—LABOR

Chapter VII—War Manpower Commission

[Amtd. to Regulation 4]

PART 934—RESTRICTING TRANSFER OF WORKERS

PRODUCTION OF CHEMICALS, ALLIED PRODUCTS, AND DERIVATIVES THEREOF

Pursuant to the authority vested in me as Chairman of the War Manpower Commission by Executive Orders Nos. 9139, 9279 and 9328, paragraph 17 of the War Manpower Commission's "List of Essential Activities" is hereby amended to read as follows:

17. *Production of chemicals and allied products and essential derivatives thereof.* Glycerin; turpentine, resin and other naval stores; wood tars, oils, acids and alcohols; plasticizers; lubricating oils and greases; animal and vegetable oils; fertilizers; tanning materials; chemical pulp; salt; synthetic rubber; coal-tar products; plastics; compressed and liquefied gases; refined sulphur; acids; caustic and other sodas; alcohols; electro-chemical and electro-metallurgical products such as carbide, sodium and potassium metals and high-percentage ferro-alloys; drugs and medicines; insecticides and related chemical compounds; synthetic textile fibers used in military equipment exclusively; grease and tallow. (Explosives, flares and other fireworks, generally classified as chemical products, are included with ammunition.) Paints and protective coatings for military, naval and marine materials, ships and equipment, for agricultural and industrial material and equipment, for container linings and electrical insulation; protective coatings for textiles.

(E.O. Nos. 9139, 9279 and 9328, 7 F.R. 2919, 10177; 8 F.R. 4631; Part 934 (Appendix A), 8 F.R. 5137)

PAUL V. McNUTT,
Chairman.

JUNE 30, 1943.

[F. R. Doc. 43-10331; Filed, July 6, 1943;
10:55 a. m.]

[Amtd. to Regulation 4]

PART 934—RESTRICTING TRANSFER OF WORKERS

GOVERNMENT SERVICES

Pursuant to the authority vested in me as Chairman of the War Manpower Commission by Executive Orders Nos. 9139, 9279 and 9328, paragraph 34 of the War Manpower Commission's "List of Essential Activities" is hereby amended to read as follows:

34. *Governmental Services.* (Including services of Federal Reserve Banks and their branches, but does not include services rendered by member banks.)

(E.O. Nos. 9139, 9279, 9328, 7 F.R. 2919, 10177, 8 F.R. 4631; Part 934 (Appendix A), 8 F.R. 5137)

PAUL V. McNUTT,
Chairman.

JUNE 30, 1943.

[F. R. Doc. 43-10362; Filed, July 6, 1943;
10:55 a. m.]

TITLE 30—MINERAL RESOURCES
Chapter III—Bituminous Coal Division
 [Docket No. A-2043]

PART 323—MINIMUM PRICE SCHEDULE,
DISTRICT NO. 3

ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 3 for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 3.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both tempo-

rary and permanent, of price classifications and minimum prices for the coals of certain mines in District No. 3; and It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the above-entitled matter; and

The following action being deemed necessary in order to effectuate the purposes of the Act;

It is ordered, That pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 323.6 (*Alphabetical list of code members*) is amended by adding thereto Supplement R and § 323.23 (*General prices*) is amended by adding thereto Supplement T, which

supplements are hereinafter set forth and hereby made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the rules and regulations governing practice and procedure before the Bituminous Coal Division in proceedings instituted pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this order, unless it shall otherwise be ordered.

Dated: June 25, 1943.

[SEAL] DAN H. WHEELER,
 Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 3

NOTE: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 323, Minimum Price Schedule for District No. 3 and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 323.6 Alphabetical list of code members—Supplement R

[Alphabetical listing of code members having railway loading facilities, showing price classification by size group numbers]

| Mine index No. | Code member | Mine name | Seam | Shipping point | Rail- road | Freight origin group No. | Size group Nos. | | | | | | | | | | | | | | | |
|----------------------|--|--------------------------------|-----------------|---------------------------|---------------|-----------------------------------|-----------------|---|---|---|---|---|---|---|---|----|-----|-----|-----|-----|-----|-----|
| | | | | | | | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 | 13 | 14 | 15 | 16 |
| 1423 | Anderson Brothers (John G. Anderson). | Anderson (s)..... | Pittsburgh..... | Clarksburg, W. Va..... | B&O..... | 60 | F | F | F | F | F | F | F | F | F | F | (t) | (t) | (t) | (t) | (t) | (t) |
| 111 | Consolidation Coal Co. ¹ | Consol. #93 ¹ | Pittsburgh..... | Hutchinson, W. Va..... | WM..... | 65 | F | F | F | F | F | F | F | F | F | F | (t) | (t) | (t) | (t) | (t) | (t) |
| 1427 | Maryland Fairmont Coal Co. (H. R. Smith). | Partner (s)..... | Pittsburgh..... | Bingamon Jct., W. Va..... | WM..... | 65 | F | F | F | F | F | F | F | F | F | F | (t) | (t) | (t) | (t) | (t) | (t) |
| 696 | Neesse, Charles E. (Easton Fuel Co.). | Neesse..... | Pittsburgh..... | Morgantown, W. Va..... | Mongh..... | 52 | F | F | F | F | F | F | F | F | F | F | (t) | (t) | (t) | (t) | (t) | (t) |
| 696 | Neesse, Charles E. (Easton Fuel Co.). | Neesse..... | Pittsburgh..... | Granville, W. Va..... | Monon..... | River | F | F | F | F | F | F | F | F | F | F | (t) | (t) | (t) | (t) | (t) | (t) |
| 1209 | Rittenhouse & Dale Coal Co. (W. R. Rittenhouse). ¹ | Claypool..... | Pittsburgh..... | Clarksburg, W. Va..... | B&O..... | 60 | F | F | F | F | F | F | F | F | F | F | (t) | (t) | (t) | (t) | (t) | (t) |
| 1429 | Taylor, Nelson W..... | Midway (s)..... | Bakerstown..... | Belington, W. Va..... | B&O..... | 31 | G | G | G | G | G | G | G | G | G | G | (t) | (t) | (t) | (t) | (t) | (t) |
| 1430 | York Coal Co..... | Haywood (s)..... | Pittsburgh..... | Haywood, W. Va..... | B&O..... | 61 | F | F | F | F | F | F | F | F | F | F | (t) | (t) | (t) | (t) | (t) | (t) |

¹Indicates no classifications effective for these size groups.

¹Indicates change in name.

NOTE: For Railroad Fuel Prices add these mine index numbers to the respective groups set forth in § 323.8 (b) and § 323.8 (c) in Minimum Price Schedule No. 1. Group No. 1: 111, 696 (a), 1209, 1427, 1428, 1430; Group No. 6: 1429.

NOTE: For River and Ex-River shipments Mine Index Number 696 will take the same prices as mines having Index Numbers 42 (a), 54, 100, 106, 113, 119, 121, 127, 130, 132, 1219, 1226 and 1233 as shown in § 323.8 (e) and § 323.8 (f) in the Effective Minimum Price Schedule for District No. 3, and Docket No. A-1059 with adjustments thereto.

FOR TRUCK SHIPMENTS

§ 323.23 General prices—Supplement T

[Prices in cents per net ton for shipment into all market areas]

| Code member index | Mine index No. | Mine | Seam | County | Size groups | | | | | | |
|---|----------------|------------------------------|---------------|--------------|---------------------------------------|--|---|------------------------------|--------------------------------|---------------------|------------|
| | | | | | Lump over 2" egg over 2", bottom size | Lump 2", egg 2", bottom size but over 1 1/4" | Lump 1 1/4" & under, egg 1 1/4" & under bottom size | All nut and pea 2" and under | Run of mine, resultant over 2" | 1 1/4" and 2" slack | 3/4" slack |
| Anderson Bros. (John G. Anderson). | 1423 | Anderson (s)... | Pittsburgh... | Harrison.... | 243 | 238 | 233 | 213 | 213 | 193 | 183 |
| Consolidation Coal Co. ¹ | 111 | Consol. #93 ¹ ... | Pittsburgh... | Harrison.... | 243 | 238 | 233 | 213 | 213 | 193 | 183 |
| Maryland Fairmont Coal Co. (H. R. Smith). | 1427 | Partner (s).... | Pittsburgh... | Harrison.... | 243 | 238 | 233 | 213 | 213 | 193 | 183 |
| Rittenhouse & Dale Coal Co. (W. R. Rittenhouse). ¹ | 1209 | Claypool..... | Pittsburgh... | Harrison.... | 243 | 238 | 233 | 213 | 213 | 193 | 183 |
| Taylor, Nelson W..... | 1429 | Midway (s).... | Bakerstown... | Barbour.... | 233 | 233 | 233 | 203 | 203 | 193 | 183 |
| York Coal Co..... | 1430 | Haywood (s)... | Pittsburgh... | Harrison.... | 243 | 238 | 233 | 213 | 213 | 193 | 183 |

¹Indicates change in name.

[F. R. Doc. 43-10798; Filed, July 5, 1943; 10:39 a. m.]

[Docket No. A-2028]

PART 334—MINIMUM PRICE SCHEDULE,
DISTRICT NO. 14

ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 14 for the establishment of price classifications and minimum prices for the coals of certain mines and for a change in the shipping point for the coals of the quality mine.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of certain mines and for a change in the shipping point for the coals of the Quality Mine, Mine Index No. 559, of code member Franklin County Coal Company in District No. 14; and

It appearing that a reasonable showing of necessity has been made for the

granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the above-entitled matter; and

The following action being deemed necessary in order to effectuate the purposes of the Act;

It is ordered, That pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 334.5 (*Alphabetical list of code members*) is amended by adding thereto Supplement R, and § 334.24 (*General prices*) is amended by adding thereto Supplement T, which supplements are hereinafter set forth and hereby made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the rules and regulations governing practice and procedure before the Bituminous Coal Division in proceedings instituted pursuant to section

4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this order, unless it shall otherwise be ordered.

Petitioner proposes a change in the price classifications and minimum prices for the coals of the Kleaner Coal Co. Mine, Mine Index No. 581, of code member John W. Clay (Kleaner Coal Co.) because the coals of this mine are being mined by the machine cut method rather than by the solid shot method. Price classifications and minimum prices have heretofore been established for the coals of this mine produced by the solid shot method of mining. Inasmuch as the method of mining at this mine has changed from the solid shot to the machine cut method, there appears no necessity for continuing the price classifications and minimum prices for the coals of this mine when mined by the solid shot method. Accordingly, the price classifications and minimum prices effective for the coals of the Kleaner Coal Co. Mine, Mine Index No. 581, of

code member John W. Clay (Kleaner Coal Co.) when mined by the solid shot method shall no longer be applicable and the price classifications and minimum prices established herein are effective for the coals produced from this mine when mined by the machine cut method of mining, as set forth in Supplements R and T annexed hereto.

Petitioner proposes Excelsior, Arkansas, as the "billing point" for the coals of the No. 4 Mine, Mine Index No. 630, of the A. M. Hobbs Coal Co. The code membership acceptance covering Mine Index No. 630 indicates that rail shipments of the coals produced from this mine will actually originate at Hartford, Arkansas, and it appears that Excelsior, Arkansas, will be merely the "billing point" for such shipments. Therefore, the price classifications and minimum prices established herein for the coals of this mine are effective for rail shipments originating at Hartford, Arkansas, as designated in Supplement R annexed hereto.

Dated: June 25, 1943.

[SEAL]

DAN H. WHEELER,
Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 14

NOTE: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 334, Minimum Price Schedule for District No. 14 and supplements thereto.

FOR RAIL SHIPMENTS

§ 334.5 Alphabetical list of code members—Supplement R

[Alphabetical list of code members showing price classification by size group for all uses except railroad locomotive fuel]

| Code member | Mine index No. | Mine name | Production group No. | Shipping point | Railroad | Freight origin group No. | Price classification by size group | | | | | | | | | | | | | | | | | | | |
|--|----------------|------------------------|----------------------|------------------|----------|--------------------------|------------------------------------|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|
| | | | | | | | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 | 13 | 14 | 15 | 16 | 17 | 18 | 19 | 20 |
| | | | | | | | | | | | | | | | | | | | | | | | | | | |
| Black Diamond Coal Co. (George Seymour) | 619 | Black Diamond Coal Co. | 8 | Wister, Okla. | SL-SF | 10 | (1) | (1) | (1) | I | (1) | J | J | J | G | (1) | E | L | D | B | B | B | (1) | E | (1) | (1) |
| Clay, John W. (Kleaner Coal Co.) | 581 | Kleaner Coal Co. | 7 | Beckeshe, Okla. | FS&VB | 12 | (1) | (1) | (1) | E | (1) | F | F | F | F | G | F | L | D | B | B | B | A | K | (1) | (1) |
| Coleman & Stief Coal Co. (Frank Stief) | 633 | Coleman & Stief | 4 | Charleston, Ark. | MP | 14 | (1) | (1) | E | (1) | (1) | (1) | (1) | (1) | (1) | (1) | L | (1) | B | (1) | (1) | (1) | Q | (1) | A | |
| Davidson-Askew Coal Co. (Allie A. Askew) | 632 | Peavine #5 | 8 | Hughes, Okla. | CR1&P | 49 | (1) | (1) | A | (1) | (1) | H | H | H | (1) | (1) | G | L | (1) | B | B | B | (1) | O | (1) | (1) |
| Franklin County Coal Co. c/o Floyd Bass | 559 | | 2 | Ozark, Ark. | MP | 14 | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | |
| Hobbs, A. M. Coal Co. (W. E. West) | 630 | Hobbs #4 | 5 | Hartford, Ark. | MV | 15 | (1) | (1) | C | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | L | (1) | B | (1) | (1) | (1) | O | (1) | (1) |
| Spencer, Stanley | 629 | Spencer Coal Co. | 10 | Stigler, Okla. | MV | 15 | (1) | (1) | B | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | B | (1) | (1) | (1) | (1) | (1) | A |

† Denotes change in shipping point. Ark., Arkansas shall no longer be applicable for this mine.

* Indicates previously classified this size group. No change requested.

† Indicates no classifications effective for these size groups.

FOR TRUCK SHIPMENTS

§ 334.24 General prices—Supplement T

[Prices in cents per net ton for shipment into all market areas]

| Code member index | Mine index No. | Mine | Sub-district No. | County | Price and size groups Nos. | | | | | | | | | | | | | | | | | | | |
|--|----------------|------------------------|------------------|-----------|----------------------------|-----|-----|----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|
| | | | | | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 | 13 | 14 | 15 | 16 | 17 | 18 | 19 | 20 |
| Black Diamond Coal Co. (George Seymour) | 619 | Black Diamond Coal Co. | 8 | LeFlore | (1) | (1) | (1) | 44 | (1) | 44 | 44 | 44 | 43 | (1) | 304 | 304 | 304 | 103 | 143 | 133 | (1) | 420 | (1) | (1) |
| Clay, John W. (Kleaner Coal Co.) | 581 | Kleaner Coal Co. | 7 | LeFlore | (1) | (1) | (1) | 45 | (1) | 45 | 45 | 45 | 45 | 450 | 333 | 333 | 333 | 220 | 163 | 143 | 133 | 215 | 370 | (1) |
| Coleman & Stief Coal Co. (Frank Stief) | 633 | Coleman & Stief | 4 | Franklin | (1) | (1) | (1) | 46 | (1) | 46 | 46 | 46 | 46 | (1) | (1) | (1) | (1) | 103 | (1) | 103 | (1) | 250 | (1) | 320 |
| Davidson-Askew Coal Co. (Allie A. Askew) | 632 | Peavine #5 | 8 | LeFlore | (1) | (1) | (1) | 45 | (1) | 45 | 45 | 45 | 45 | (1) | (1) | (1) | (1) | 103 | 143 | 143 | 133 | (1) | 245 | (1) |
| Hobbs, A. M. Coal Co. (W. E. West) | 630 | Hobbs #4 | 5 | Sebastian | (1) | (1) | (1) | 46 | (1) | 46 | 46 | 46 | 46 | (1) | (1) | (1) | (1) | 103 | (1) | 103 | (1) | 245 | (1) | (1) |
| Spencer, Stanley | 629 | Spencer Coal Co. | 10 | Haskell | (1) | (1) | (1) | 50 | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | (1) | 103 | (1) | (1) | (1) | (1) | 320 |

† Indicates no classifications effective for these size groups.

[F. R. Doc. 43-10769; Filed, July 5, 1943; 10:38 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Executive Vice Chairman

AUTHORITY: Regulations in this subchapter issued under P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.

PART 1174—LAUNDRY EQUIPMENT, DRY CLEANING EQUIPMENT AND TAILORS' PRESSING MACHINERY

[General Limitation Order L-91, as Amended July 6, 1943]

§ 1174.1 *General Limitation Order L-91*—(a) *Definitions.* For the purposes of this order:

(1) "Manufacturer" means any person fabricating or assembling commercial laundry machinery, commercial dry cleaning machinery or tailors' pressing machinery, or parts designed specifically for any such machinery, to the extent that he is engaged in such manufacture, and shall include sales and distribution outlets controlled by a manufacturer.

(2) "Distributor" means any person in the business of distributing, selling, or dealing in restricted machinery to the extent that he is engaged in such sales, dealing or distribution, other than sales and distribution outlets controlled by a manufacturer.

(3) "Commercial laundry machinery," "commercial dry cleaning machinery," and "tailors' pressing machinery," include, but are not limited to, machinery of the kinds listed from time to time in List A attached to this order. New machinery of such kinds is machinery which has not been previously used or purchased for use. Secondhand machinery of such kinds is machinery which has been previously used or purchased for use, including rebuilt or reconditioned machinery.

(i) "Tailors' pressing machinery" shall include all pressing machinery of the types used by dry cleaning establishments, by custom tailors, or by pressing establishments, but shall not include any pressing machinery designed specifically for use either in the mass production of garments and other textiles, or in other industrial processes, which is not used by dry cleaning establishments, custom tailors, or pressing establishments.

(ii) "Commercial dry cleaning machinery" shall include all dry cleaning machinery of the types used in laundering or cleaning establishments of any kind, such as, but not limited to, rug cleaning establishments, fur cleaning establishments, ships' service departments, and army exchanges, but shall not include electric hand irons, electrically heated steam irons or electrically heated water spray irons of the types which are subject to the limitations of § 1130.1 (General Limitation Order L-65).

(iii) "Commercial laundry machinery" shall include all laundry machinery, except the following: portable rug scrubbing machines subject to Limitation Order L-222; electric hand irons, electrically heated steam irons and electri-

cally heated water spray irons of the types subject to Limitation Order L-65; domestic laundry equipment (i. e., washing machines and ironing machines for home use) which is subject to Limitation Order L-6-c; and laundry equipment designed specifically for use either in the mass production of garments and other textiles or in other industrial processes, which is not used by laundering establishments.

(4) "Restricted machinery" means

(i) Any new commercial laundry machinery, commercial dry cleaning machinery and tailors' pressing machinery, and

(ii) Any secondhand commercial laundry machinery, commercial dry cleaning machinery and tailors' pressing machinery having a value in excess of \$100 at the time of sale, lease, delivery, or other transfer: *Provided*, That secondhand machinery which is in such condition at the time of transfer that it cannot be used efficiently for the purposes for which it was designed and which is transferred with the intention that the machinery will be rebuilt or reconditioned by or at the expense of either the transferor or transferee, or both, shall be restricted machinery if its value after such rebuilding or reconditioning will exceed \$100.

(5) "Emergency repair loan" means the temporary leasing or lending of restricted machinery to replace similar machinery while the latter is being repaired.

(b) *Restrictions on delivery.* (1) Regardless of the terms of any contract of sale or purchase or other commitment, or of any preference rating certificate, no person shall sell, purchase, lease, deliver, receive delivery of, or otherwise transfer or acquire restricted machinery without authorization by the War Production Board on Form PD-418, except as provided in paragraphs (b) (2), (b) (3), (b) (4), (b) (5) and (b) (6) of this order.

(2) The restrictions of paragraph (b) (1) shall not apply if the sale, lease, delivery or other transfer of restricted machinery is to a person acquiring the machinery neither for use nor for export.

(3) The restrictions of paragraph (b) (1) shall not apply if the restricted machinery sold, leased, delivered or otherwise transferred is secondhand and the transfer is by someone other than a manufacturer or distributor to a person acquiring the secondhand restricted machinery for use at the place at which it was last previously used.

(4) The restrictions of paragraph (b) (1) shall not apply to the delivery of restricted machinery from one manufacturer or distributor to another manufacturer or distributor to fill an order or part of an order received by the latter if the filling of the order has been authorized on Form PD-418.

(5) The restrictions of paragraph (b) (1) shall not apply to an emergency repair loan pursuant to written or telegraphic authorization of the War Production Board for a period not in excess

of forty-five days, or to the return of any restricted machinery to its owner by the manufacturer or distributor to whom that owner delivered the machinery for repair, rebuilding or reconditioning.

(6) The restrictions of paragraph (b) (1) shall not apply to direct or indirect purchases by the Army of the United States (except purchase orders placed by or for delivery to army exchange services) or by the Navy of the United States (except purchase orders placed by or for delivery to ships' service departments) if the purchase order bears a certification by the person placing the purchase order that notice of intention to place such purchase order has been sent to the War Production Board by such person or by the armed service which ultimately will receive the equipment. For purposes of this paragraph and paragraph (d) (1) an indirect purchase by the Army or Navy is a purchase of restricted equipment by a prime contractor or a sub-contractor of the Army or Navy for ultimate delivery to the Army or Navy, provided that the equipment purchased is constructed in accordance with specifications established by the Army or Navy and the installation of the equipment is to be supervised by the Army or Navy.

(c) *Procedure for deliveries.* (1) All persons making application for an authorization under paragraph (b) (1) of this order shall make such application on Form PD-418. Applicants who secure authorization upon Form PD-418 shall surrender such Form PD-418 to their supplier before completing the transaction authorized. Such authorizations shall expire thirty days after the date of their issuance unless served in the interim upon the supplier named therein. Within five days after their expiration all expired authorization forms shall be returned for cancellation to the War Production Board.

(2) Persons seeking authorization to make emergency repair loans pursuant to paragraph (b) (5) shall apply in writing, either by letter or telegram, to the War Production Board, Washington, D. C.

(3) Any person who purchases, leases, receives delivery of, or otherwise acquires restricted machinery neither for use nor for export, or who acquires second-hand restricted machinery from a person other than a manufacturer or distributor for use at the place at which the machinery transferred was last previously used, shall certify on his purchase order or contract that such is the case. The person receiving such certification shall be entitled to rely on such representation unless he knows or has reason to believe it to be false.

(d) *Prohibition of production of new machinery.* No manufacturer shall fabricate or assemble any new commercial laundry or dry cleaning machinery, or any new tailors' pressing machinery, except as follows:

(1) To fill orders for machinery constructed in accordance with specifications of, and purchased directly or indirectly by, the Army of the United States (except army exchange services) or the

Navy of the United States (except ships' service departments),

(2) To fill orders approved on Form PD-418 for, and in accordance with specifications of the Army or Navy of any country, the government of which is entitled to the benefits of the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act),

(3) To fill orders approved on Form PD-418 for the Maritime Commission or the War Shipping Administration,

(4) To fill orders approved on Form PD-418 for machinery to equip a vessel constructed by or for the Navy, Maritime Commission, War Shipping Administration or Office of Lend-Lease Administration, or to equip a cantonment or other Army or Navy base constructed for the use and operation of the Army or Navy of the United States,

(5) To fill orders approved on Form PD-418 for a bag loading or other ordnance plant where the hazard is such that commercial laundry or dry cleaning machinery or tailors' pressing machinery has been certified to be necessary by the Army or Navy, or

(6) To complete the assembly of commercial laundry or dry cleaning machinery or tailors' pressing machinery to fill other orders approved by the War Production Board on Form PD-418, if the only operation necessary to complete the machinery for delivery is the final assembly of completely fabricated parts.

(7) Upon specific authorization of the War Production Board; the War Production Board may from time to time specifically authorize one or more manufacturers to fabricate, to assemble, or both to fabricate and assemble specified quantities of machinery of the types restricted by this paragraph (d).

(e) *Production Requirements Plan.* Unless otherwise authorized by the War Production Board, no commercial laundry or dry cleaning machinery, or tailors' pressing machinery, including maintenance or repair parts therefor, shall be manufactured except by a person who has filed an application under Priorities Regulation No. 11 (Production Requirements Plan) on a form of the PD-25 series for his material requirements for such manufacture for which he requires priority assistance.

(f) *Non-applicability to rebuilding, reconditioning, repair or maintenance of existing equipment.* The restrictions of paragraph (b) and paragraph (d) of this order shall not be construed to restrict the manufacture, acquisition, sale, or delivery, in any manner, of parts to be used to rebuild, recondition, repair or maintain existing machinery, or machinery delivered under the terms of this order. The above provision for parts for rebuilding, reconditioning, repair, or maintenance includes replacement parts to be used for such purposes.

(g) *Restrictions on use of materials.* (1) No monel metal, nickel, nickel silver, or nickel chrome steels shall be used in the production of new restricted machinery, except when specified by the Army (not including army exchange services), the Navy (not including ships' service departments) or the Maritime

Commission, or the War Shipping Administration of the United States.

(2) No person shall use parts for rebuilding, reconditioning, or repairing commercial laundry machinery, commercial dry cleaning machinery or tailors' pressing machinery which parts have an aggregate weight in excess of forty percent of the weight of the machinery which is repaired, rebuilt, or reconditioned, except when necessary in order to meet specifications of the Army (except army exchanges), the Navy except ships' service departments), the Maritime Commission, or the War Shipping Administration of the United States or when specifically authorized by the War Production Board.

(3) Nothing in this order shall be construed to permit any person to sell, deliver, or otherwise transfer, or any manufacturer to purchase, receive delivery of, or otherwise acquire any raw materials, semi-processed parts, or finished products in contravention of the terms of any order or regulation effective at the date of any such sale, delivery or other transfer.

(h) *Applicability of priorities regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board as amended from time to time, with the exception of Priorities Regulation No. 17.

(i) *Appeals.* Any appeal from this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(j) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(k) *Records.* Each person affected by this order shall keep and preserve for not less than two years accurate and complete records concerning inventory, production, and sales of commercial laundry and dry cleaning machinery and tailor's pressing machinery.

(l) *Reports.* (1) Each person affected by this order shall execute and file with the War Production Board such reports, information, and answers to questionnaires as the War Production Board shall from time to time request.

(2) On or before January 7, 1943, for the month of December 1942, and on or before the seventh day of each month thereafter, for the preceding month, each manufacturer or distributor of commercial laundry or dry cleaning machinery, or tailors' pressing machinery shall file a monthly report on Form PD-419.

(m) *Communications to War Production Board.* All reports and information required to be filed hereunder, and all communications concerning this order shall, unless otherwise directed, be ad-

ressed to: War Production Board, Service Equipment Division, Washington, D. C.; Ref.: L-91.

Issued this 6th day of July 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

LIST A

NOTE: Item "Rug scrubbing machines" amended July 6, 1943.

Bleaching machines, garment.
Boards, pressing.
Boards, pressing, velvet and nap.
Boards, shirt folding.
Boards, ironing.
Boards, spotting.
Boards, steam.
Cabinets, deodorizing.
Cabinets, drying.
Cabinets, sterilizing.
Collar chapers.
Collar tipper.
Conveyors "go back".
Conveyors, bags, (wet wash).
Conveyors, monorail.
Conveyors, shirt.
Cuff cleaners.
Dampeners, cloth.
Dampeners, collar and seam.
Dry cleaning units, naphtha.
Dry cleaning units, synthetic.
Dryers, garments, hot air.
Dryers, hosiery and sock.
Dryers, blanket and curtain, stretchers.
Dryers, rug.
Dryers, windwhip.
Dry rooms, conveyor.
Dry rooms, sectional.
Dye kettles.
Dye machines.
Extractors, laundry.
Extractors, drycleaning.
Extractor baskets (no-trux).
Extractor, starch.
Extractors, mechanical unloading.
Feather sanitizing machines.
Forms, gloves, steam heated.
Forms, collars.
Forms, hosiery and socks.
Forms, overall.
Forms, sleeve.
Forms, trouser.
Filters, solvent.
Finishers, garment.
Finishers, sleeve.
Fluffers, handkerchief.
Fluting machines.
Folding machines, automatic.
Fur cleaning equipment.
Glazer, fur.
Glove cleaning machines.
Hangers, shirt, revolving.
Hatters equipment.
Holders, bag.
Holders, net.
Identification systems:
Pin and tag.
Machine marking.
Listing machines.
Irons, puff.
Irons, rotary.
Irons, steam.
Ironers, collar.
Ironers, flatwork.
Ironers, flatwork, chest type, steam.
Ironers, flatwork, cylinder type, steam.
Ironers, edger, electrical, gas, or steam.
Ironers, flatwork, cylinder, gas, electric.
Ironers, flatwork, chest, gas, electric.
Ironers, handkerchiefs.
Ironers, hat crown.
Ironers, ruffles.
Ironer attachments:
Canopies.
Cooling device.
Feeding device.
Stripping device.
String mark eliminator.

Napping machine (carding machine) (blanket finishing).
 Puffers, steam.
 Presses, pneumatic.
 Presses, foot power.
 Presses, hand power.
 Presses, electric driven.
 Rug scrubbing machines (stationary).
 Sand bags, hat.
 Seam cleaners.
 Shakers, flatwork.
 Shapers, sleeves.
 Shapers, trouser.
 Shirt envelope machines.
 Spreaders, flatwork.
 Stackers, flatwork, automatic.
 Stackers, handkerchief, automatic.
 Starch cookers.
 Starching and extracting machines.
 Starching machines.
 Starch mixers.
 Steam sterilizers, diapers.
 Steamers, garment.
 Steamers, velvet.
 Sterilizers, feathers.
 Sterilizers, general.
 Stills, vacuum.
 Stretchers, trouser.
 Stretchers, dress.
 Tables, collar finishing.
 Tables, folding.
 Tables, garment blocking.
 Tables, ironing.
 Tables, marking.
 Tables, shaping.
 Tables, shirt finishing and folding.
 Tables, spotting.
 Tables, steam.
 Tables, wet cleaning.
 Tanks, soap.
 Traps, drycleaning.
 Tubs, scrub.
 Tubs, starch.
 Tubs, stationary laundry.
 Tumblers, drying.
 Tumblers, shake-out and conditioning.
 Tumblers, drying, deodorizing.
 Washers, automatic.
 Washers, blanket.
 Washers, drycleaning.
 Washers, glove.
 Washers, metal type.
 Washers, metal cylinder type.
 Washers, rug.
 Washers, sterilizing.
 Washers, unloading.
 Washers, wood type.
 Washers, wood cylinder type.
 Washers, wood shell type.

[F. R. Doc. 43-10873; Filed, July 6, 1943; 11:12 a. m.]

PART 3123—FLOOR FINISHING, FLOOR MAINTENANCE AND RUG SCRUBBING MACHINES, AND INDUSTRIAL VACUUM CLEANERS

[Limitation Order L-222, as Amended July 6, 1943]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply for defense, for private account and for export of the materials used in the manufacture of floor finishing and floor maintenance machines and industrial vacuum cleaners; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3123.1 *Limitation Order L-222—(a) Definitions.* For the purpose of this order:

(1) "Floor finishing or floor maintenance machines" means any motorized or hand-powered mechanical device, designed for the purpose of floor finishing

or maintenance. The term includes, but is not limited to, the types of machines on List A attached to this order as amended from time to time, and excludes independent motor-operated vacuum producing units, floor sanding machines and machines specifically designed for the manipulation of wet cement.

(2) "Floor finishing" and "floor maintenance" include, but are not limited to, the operations of grinding, staining, sealing, scraping, oiling, waxing or polishing floors or decks, and the collection and removal of dust, grime, oil, reclaimable materials or refuse from floors or decks, either separately or in conjunction with the operations of washing, scraping, sterilizing and wiping floors or decks.

(3) "Floor sanding machines" means machines used for the smoothing of floors or decks, other than stone or tile floors, by the use of abrasives such as, but not limited to, sandpaper and steel wool.

(4) "Rug scrubbing machines" means both portable rug shampooing machines and portable rug scrubbing machines.

(5) "Industrial vacuum cleaners" means machines in which a combination of a motor operated vacuum producer (stationary or portable), an air impeller line and a portable tool with attachments is used primarily for the collection and removal by suction of dust, oil, reclaimable materials or refuse in either the wet or dry state. "Industrial vacuum cleaners" shall not include any vacuum cleaners designed primarily for household use or any motor operated vacuum producing units incorporated in floor sanding, floor finishing or floor maintenance machines.

(6) "Blowers" means combination blowers and exhausters, i. e., machines in which a combination of a motor operated air pressure producer, an air impeller line and a portable tool with attachments is normally used for the removal of dust, materials or refuse by air pressure. "Blowers" shall not include any machines used solely for the handling of air or other gaseous mixtures.

(7) "New machines" means any machines which have neither been used, sold, rented, nor lent for the purpose of being used but includes any machines which have been used only for demonstrations, trial loans, instruction or repair loans.

(8) "Supplies" means replaceable items, such as but not limited to, polishing brushes, cleaning brushes, sanding drums and discs, stones, hoses and bags, wand handles and similar attachments which are expended in the operations of floor sanding, floor finishing, floor maintenance, rug cleaning, vacuum cleaning and air pressure cleaning.

(9) "Manufacturer" means any person engaged in the fabrication or as-

sembly of new floor sanding machines, new floor finishing or floor maintenance machines, new rug scrubbing machines, new industrial vacuum cleaners and new blowers or of parts designed specifically for any of such machines. The term also includes wholesaling or retailing subsidiaries or divisions of such a person.

(10) "Distributor" means any person engaged in the business of selling, renting or lending of new floor sanding machines, new floor finishing or floor maintenance machines, new rug scrubbing machines, new industrial vacuum cleaners and new blowers, other than a manufacturer.

(b) *Restrictions on production—(1) Floor sanding and floor finishing or floor maintenance machines.* Except as permitted by paragraph (b) (4) of this order, no manufacturer shall fabricate or assemble any new floor sanding, floor finishing or floor maintenance machines or parts for such new machines.

(2) Except as permitted by paragraph (b) (4) of this order, no manufacturer shall, after August 5, 1943, fabricate or assemble any new rug scrubbing machines or parts for such new machines.

(3) Except as permitted by paragraph (b) (4) of this order, no manufacturer shall fabricate or assemble any new industrial vacuum cleaners or blowers, or parts for such new cleaners or blowers, except to the extent necessary to fill orders for new industrial vacuum cleaners or blowers authorized on Form PD-722, approved by the War Production Board. No application made on such form will be approved unless accompanied by an order rated AA-5 or higher or unless the applicant indicates a need for such machine justifying such rating.

(4) *Repair parts other than supplies.* During the calendar quarter commencing January 1, 1943, and during any calendar quarter thereafter, no manufacturer shall fabricate repair parts having an aggregate manufacturing cost in excess of 2 per cent of that manufacturer's total billed sales of new floor sanding machines, new floor finishing or floor maintenance machines, new rug scrubbing machines, new industrial vacuum cleaners and new blowers during the calendar year of 1941.

(5) *Supplies.* The restrictions of paragraph (b) of this order shall not apply to the fabrication or assembly of supplies.

(6) *Exceptions.* The War Production Board may, from time to time, specifically authorize one or more manufacturers in writing to commence fabrication, to fabricate or to assemble specified quantities of machines and repair parts otherwise restricted by paragraph (b), or to per-

form any combination of the foregoing operations.

(c) Restrictions on transfer. (1) No manufacturer or distributor shall sell, rent, lend or deliver any of the following types of new machines without authorization on Form PD-418 approved by the War Production Board prior to July 6, 1943, or on Form PD-722 approved by the War Production Board:

(i) Drum type floor sanding machines making a 6-inch path or wider;

(ii) Disc type floor sanding machine making a 10-inch path or wider;

(iii) Drum type floor finishing or floor maintenance machines making a 6-inch path or wider;

(iv) Disc type floor finishing or floor maintenance machines making a 10-inch path or wider;

(v) Rug scrubbing machines;

(vi) Industrial vacuum cleaners;

(vii) Blowers.

Such authorizations shall expire thirty days after the date of their issuance unless served in the interim upon the supplier named therein. Within five days after their expiration, all expired authorization forms shall be returned for cancellation to the War Production Board, Service Equipment Division, Washington, D. C., Ref.: L-222.

(2) Nothing in this paragraph (c) shall be construed to prohibit the sale, loan, rental or delivery of new machines from one manufacturer or distributor to another to fill an order, or part of an order, received by the latter which has been authorized by the War Production Board on Form PD-418 on or before July 6, 1943, or on Form PD-722.

(d) Procedure for authorization. All persons making application for the authorization required by paragraph (c) hereof shall make such application on Form PD-722.

(e) Applicability of other orders and regulations. (1) This order and all transactions affected thereby are subject to all applicable provisions of the regulations and orders of the War Production Board, as amended from time to time.

(2) Nothing in this order shall be construed to permit the production of any machines whose production is prevented by any other orders or regulations of the War Production Board, including § 1174.1, Limitation Order L-91, and Section 1176.1, Conservation Order M-126, as amended from time to time.

(f) Reports. On or before July 15, 1943, for the month of June, and on or before the 15th day of each month thereafter, for the preceding month, each manufacturer or distributor of new floor sanding machines, new floor finishing or

floor maintenance machines, new rug scrubbing machines, new industrial vacuum cleaners and new blowers shall file a monthly report on Form PD-723.

(g) Audit and inspection. All records required to be kept by this order shall, upon request, be submitted to audit and inspection by duly authorized representatives of the War Production Board.

(h) Reports. (1) All persons affected by this order shall execute and file with the War Production Board such reports and answers to questionnaires as the War Production Board shall from time to time request.

(2) On or before January 28, 1943, for the month of December, and on or before the 15th day of each month thereafter for the preceding month, each manufacturer or distributor of new floor sanding machines, new floor finishing or floor maintenance machines, or new industrial vacuum cleaners shall file a monthly report on Form PD-723.

(i) Violations. Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(j) Appeals. Any appeal from this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(k) Communications. All reports to be filed hereunder, or communications concerning this order, should be addressed to: War Production Board, Service Equipment Division, Washington, D. C., Ref.: L-222.

Issued this 6th day of July 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHILLAN,
Recording Secretary.

LIST A

Terrazzo grinders.
Waxing and polishing machines.
Disc type scrubbers, either wet or dry.
Drum type scrubbers, either wet or dry.
Combination scrubbers and water pickup.
Drum type sweepers.
Drum type scarifying machines.
Disc type scarifying machines.

[F. R. Doc. 43-10874; Filed, July 6, 1943;
11:12 a. m.]

PART 3196—STERILIZER EQUIPMENT
[General Limitation Order L-269 as Amended
July 6, 1943]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply for defense, for private account and for export of the materials entering into the manufacture of sterilizer equipment; and the following order is deemed necessary and appropriate in the public

interest and to promote the national defense:

§ 3196.1 General Limitation Order L-269—(a) Definitions. For the purposes of this order:

(1) "Sterilizer equipment" means the following types of sterilizers, as each is hereinafter defined, and includes heating elements when such elements are an integral part of such sterilizers: Pressure sterilizers, bulk pressure sterilizers, pressure water sterilizers, non-pressure water sterilizers, non-pressure instrument sterilizers, non-pressure utensil sterilizers, baby bottle pasteurizers and sterilizers, bedpan steamers, boiling type bedpan sterilizers, laboratory pressure sterilizers, bedpan washers and field sterilizers. The term shall not include used or rebuilt sterilizer equipment, nor any parts or materials for the repair or maintenance of existing sterilizer equipment, nor shall it include any pressure cooker designed for processing foods.

(2) "Pressure sterilizer" means a sterilizer having a volumetric capacity of less than 40,000 cubic inches which is designed to utilize steam under pressure in order to free articles from living pathogenic microorganisms.

(3) "Bulk pressure sterilizer" means a sterilizer having a volumetric capacity of 40,000 cubic inches or more which is designed to utilize steam under pressure in order to free articles from living pathogenic microorganisms. It may or may not include attachments for fumigating purposes.

(4) "Pressure water sterilizer" means a sterilizer which is designed to heat water to a temperature higher than 212° F. in order to free it from living pathogenic microorganisms.

(5) "Non-pressure water sterilizer" means a sterilizer which is designed to free water from living pathogenic microorganisms by means of boiling.

NOTE: Former paragraph (6) redesignated (7), former paragraph (7) redesignated (6), former paragraphs (8) through (12) redesignated (11) through (15).

(6) "Non-pressure instrument sterilizer" means a sterilizer which is designed to free surgical, medical and dental instruments and similar articles from living pathogenic microorganisms by subjecting them to a boiling liquid. The term shall not include any such sterilizer which contains metal in no part other than the heating element, lid and essential hardware.

(7) "Non-pressure utensil sterilizer" means a sterilizer which is designed to free hospital or medical utensils and similar articles from living pathogenic microorganisms by subjecting them to boiling water.

(8) "Baby bottle pasteurizer and sterilizer" means equipment designed to free baby bottles from living pathogenic microorganisms and to pasteurize baby milk formulas. The term shall not include any such equipment having a capacity of twelve bottles or less.

(9) "Bedpan steamer" means a sterilizer designed to free bedpans, urinals and similar articles from living pathogenic microorganisms by subjecting them to live steam.

(10) "Boiling type bedpan sterilizer" means a sterilizer designed to free bedpans, urinals and similar articles from living pathogenic microorganisms by subjecting them to boiling water.

(11) "Laboratory pressure sterilizer" means a sterilizer which is designed to free articles from living pathogenic microorganisms by utilizing steam under pressure and which is specially designed for use in a laboratory.

(12) "Bedpan washer" means apparatus designed to wash (and, in some cases, to sterilize) bedpans, urinals, and similar articles, and which may or may not be equipped with flushing mechanism.

(13) "Field sterilizer" means any sterilizer which is designed for use in the field and which is manufactured for delivery to or for the account of (i) the Army or Navy of the United States, or (ii) any agency of the United States Government for delivery to or for the account of the government of any country pursuant to the Act of March 11, 1941, entitled, "An Act to Promote the Defense of the United States" (Lend-Lease Act).

(14) "Manufacturer" means any person engaged in the manufacturing, fabricating or assembling of sterilizer equipment.

(15) "Distributor" means any person who purchases sterilizer equipment solely for the purpose of resale without further fabrication.

(b) Restrictions on the manufacture of sterilizer equipment. (1) Except as provided in subparagraph (2) of this paragraph (b), no manufacturer shall manufacture or continue the manufacture of any sterilizer equipment other than the permitted sizes of the permitted types set forth in Schedule A attached to this order.

(2) Any sterilizer equipment which was in the process of fabrication on February 24, 1943, and which cannot be completely fabricated within the restrictions of Schedule A, attached to this order, may be further fabricated after said date only to the extent specifically authorized by the War Production Board. Any manufacturer requesting such specific authorization shall file a statement in duplicate with the War Production Board setting forth in detail the number of units of each type in process of fabrication on February 24, 1943, the extent of the fabrication, the amount of materials required to complete fabrication, the reasons why such units cannot be converted to the permitted types and sizes set forth in Schedule A, and any other facts supporting the request for specific authorization.

(c) Restrictions on the use of materials in the manufacture of sterilizer equipment. (1) No manufacturer shall incorporate any copper or copper base alloy in the manufacture of any bulk pressure sterilizer, non-pressure instru-

ment sterilizer, non-pressure utensil sterilizer, baby bottle pasteurizer and sterilizer, bedpan steamer, boiling type bedpan sterilizer, or bedpan washer, except as follows:

(i) Copper or copper base alloy may be used to the extent required in electrical circuits, control valves, safety valves, and gauges;

(ii) Copper base alloy sheet may be used to the extent required in non-pressure instrument sterilizers which are 20" in length by 10" in width by 9" in depth or larger in size; and

(iii) Copper or copper base alloy may be used to the extent required in trays for non-pressure instrument sterilizers.

(2) No person shall use any material in the manufacture of sterilizer equipment where the use of any less critical material is practicable.

(d) Restrictions on the sale and delivery of sterilizer equipment. (1) Except as provided in subparagraph (2) of this paragraph (d), no person shall sell or deliver any sterilizer equipment, except to or for the account of:

(i) The Army or Navy of the United States;

(ii) Any agency of the United States Government for delivery to or for the account of the government of any country pursuant to the Act of March 11, 1941, entitled, "An Act to Promote the Defense of the United States" (Lend-Lease Act);

(iii) Any person to whom an export license covering the specific equipment has been issued by the Board of Economic Warfare: *Provided, however,* That delivery shall not be made to any person holding an export license which was issued prior to February 24, 1943, unless such export license has been revalidated by the Board of Economic Warfare after said date;

(iv) Any distributor; or

(v) Any other person who has filed Form PD-556 pursuant to paragraph (e) of this order and has been specifically authorized on such form by the War Production Board to receive the specific sterilizer equipment and has furnished to his supplier one copy of such form signed in the name of the War Production Board. (As a general rule, authority to receive sterilizer equipment will be granted only in cases where the equipment will receive general use and where essentiality is clearly established.)

(2) The restrictions set forth in subparagraph (1) of this paragraph (d) shall not apply to the sale or delivery of the following sterilizers, but production and shipping schedules of such sterilizers shall be listed on Form PD-774 in accordance with the provisions of paragraph (f) of this order:

(i) Non-pressure instrument sterilizers which are not more than 16" in length by 6" in width by 4" in depth (with a permitted variation of 10 per cent from the specified dimensions) in size; or

(ii) Laboratory pressure sterilizers which are sold or delivered as "laboratory equipment" in accordance with the provisions of Limitation Order L-144.

(3) No person shall purchase or accept delivery of any sterilizer equipment if he knows or has reason to believe that the delivery of such sterilizer equipment is prohibited by the terms of this order.

(e) Applications on Form PD-556. Each person seeking authorization, as permitted by paragraph (d) (1) (v) of this order, to receive sterilizer equipment shall prepare Form PD-556 in quintuplicate (copies of which form may be obtained at the local offices of the War Production Board) in the manner prescribed therein, subject to the following instructions:

(1) The form should be filed only by the person (transferee) desiring to receive sterilizer equipment and not by the person (transferor) desiring to make delivery of such equipment.

(2) In describing the equipment for which application is made, give the type, manufacturer's name and catalogue number, and the size.

(3) Do not fill in section (6).

(4) Under section (5) give the following information:

(i) State whether or not you have in use any sterilizer equipment of the same type as, or of a type similar to, the equipment applied for. If so, (1) describe such equipment and (2) state whether the equipment applied for would be used to replace existing equipment or is needed for expansion of existing facilities. If the equipment applied for would be used to replace existing equipment, state what repairs of the existing equipment are necessary and why such repairs cannot be made. If the equipment applied for is needed for expansion of existing facilities, state the average number of hours per week during which the equipment is now used and the reasons why additional equipment is needed.

(ii) State how you now accomplish the work for which the equipment applied for would be used.

(iii) State what attempts you have made to obtain used or rebuilt equipment.

(iv) Give any other pertinent information which bears on the question of your need for the equipment for which application is made.

(f) Production and shipping schedules and restrictions thereon. (1) On or before the 15th day of July, 1943, and on or before the 5th day of each succeeding calendar month, each manufacturer of sterilizer equipment shall file with the War Production Board in triplicate on Form PD-774, his proposed production and shipping schedules of sterilizer equipment for the period required by such form. Upon receipt of such form, the War Production Board will approve the proposed production and shipping schedules or make such changes therein as it shall deem necessary, and will thereupon return to the manufacturer a copy of such form as approved or changed.

(2) In addition to the restrictions contained in paragraphs (b), (c) and (d) of this order, each manufacturer shall produce and ship sterilizer equipment in accordance with his production

and shipping schedule as approved or changed by the War Production Board, regardless of any preference rating which any order may bear or any order or regulation of the War Production Board.

(g) *Other allocation action.* With respect to sterilizer equipment, the War Production Board may, notwithstanding any other order, preference rating, or regulation of the War Production Board:

(1) Direct the return or cancellation of any unfilled order on the books of a manufacturer; or

(2) Cancel orders placed with one manufacturer and direct that they be placed with another manufacturer.

NOTE: Former paragraphs (g) through (i) redesignated (h) through (m).

(h) *Reports.* All persons affected by this order shall file such reports as may be required from time to time by the War Production Board.

(i) *Records.* All persons affected by this order shall keep and preserve for not less than two years accurate and complete records concerning inventories, production and sales.

(j) *Violations.* Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(k) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(l) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(m) *Correspondence.* Reports to be filed and other communications concerning this order shall be addressed to the War Production Board, Safety and Technical Equipment Division, Washington, D. C., Ref: L-266.

SCHEDULE A

NOTE: Schedule A amended in its entirety.

| Permitted types | Permitted sizes ¹ |
|------------------------------------|------------------------------|
| Pressure sterilizer (cylindrical). | 8" diameter by 16" Length |
| | 16" diameter by 24" Length |
| | 20" diameter by 28" Length |
| | 20" diameter by 36" Length |
| | 30" diameter by 54" Length |

¹ A variation of not more than 10 per cent in the specified dimensions and capacities will be permitted.

| Permitted types | Permitted sizes |
|---|---|
| Pressure sterilizer (rectangular). | Any sizes with a capacity between 20,000 and 40,000 cubic inches |
| Pressure water sterilizer (single tank or pairs). | 8 gallon capacity per tank: 15 gallon capacity per tank: 25 gallon capacity per tank: |
| Non-pressure instrument sterilizer. | 13" length by 5" width by 3 3/4" depth 16" length by 6" width by 4" depth 20" length by 10" width by 8" depth 22" length by 12" width by 10" depth |
| Non-pressure utensil sterilizer. | 24" length by 16" width by 16" depth 24" length by 20" width by 20" depth |
| Baby bottle pasteurizer and sterilizer (36 bottles). | 22" length by 12" width by 10" depth |
| Horizontal laboratory pressure sterilizer (cylindrical) (single pressure wall or double pressure wall). | 16" diameter by 24" length 20" diameter by 28" length 20" diameter by 36" length |
| Vertical laboratory pressure sterilizer (cylindrical). | 11" diameter by 24" length 14" diameter by 26" length |
| Bedpan steamer. | 24" length by 16" width by 16" depth |
| Bolting type bedpan sterilizer. | 24" length by 16" width by 16" depth |
| Bulk pressure sterilizer. | No restriction |
| Field sterilizer. | No restriction |
| Bedpan washer. | No restriction |

Issued this 6th day of July 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,

Recording Secretary.

[F. R. Doc. 43-10875; Filed, July 6, 1943;
11:12 a. m.]

Chapter XI—Office of Price Administration PART 1307—RAW MATERIALS FOR COTTON TEXTILES

[RFS 7; Amdt. 11]

COMBED COTTON YARNS AND THE PROCESSING THEREOF

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised Price Schedule No. 7 is amended in the following respects:

1. Section 1307.1 (a) is amended to read as follows:

(a) Except as provided in paragraphs (c) and (d) of this section no person shall sell or deliver and no person in the

*Copies may be obtained from the Office of Price Administration.

¹ F. R. 1221, 2277, 2393, 2509, 2737, 3169, 3551, 3664, 4591, 4948, 5000, 5133.

course of trade or business shall buy or receive combed yarn at a price higher than the maximum price established herein, and no person shall agree, offer, solicit or attempt to do any of the foregoing.

2. Section 1307.1 (d) is added to read as follows:

(d) (1) The provisions of Revised Price Schedule No. 7 shall apply to purchases and deliveries of imported yarns even though the purchaser in the continental United States deals directly with a foreign seller outside the continental United States or with his selling agent wherever located.

(2) The provisions of Revised Price Schedule No. 7 shall not apply to:

- (i) Retail sales of combed yarn;
- (ii) Sales or purchases of 2 ply mercerized or gassed grey yarn, Nos. 56/2 and finer imported from England and sold exclusively for use by hosiery manufacturers, and
- (iii) Sales or deliveries which are covered by the Revised Maximum Export Price Regulation.

3. Section 1307.2 is amended to read as follows:

§ 1307.2 *Less than maximum prices.* Lower prices than those established herein may be charged, demanded, paid or offered.

4. Section 1307.9 (b) is amended to read as follows:

(b) "Combed yarn" means grey and (unless otherwise specified) mercerized, gassed, and/or bleached combed cotton yarn of all qualities and specifications (1) of domestic yarn in numbers up to 120s inclusive, and (2) of imported yarn in numbers up to 180s, inclusive.

5. Section 1307.12 (d) (4) (vi) is amended by adding after the words "for quilling, cone winding and special handling" the following proviso and footnote thereto:

(vi) * * * *Provided*, That if the processor does not quill or wind, his maximum price shall be the price specified herein less his customary charge² for quilling or winding.

6. Section 1307.13 Appendix B is added to read as follows:

§ 1307.13 Appendix B:³ *Maximum prices for the following imported English*

¹In determining his maximum price for processed yarns in accordance with this subparagraph the processor who has not made a customary charge for quilling or winding shall subtract the cost he would normally incur for the cost of these operations. The processor shall compute this cost by giving due consideration not only to the direct labor cost which would be involved, but also to the overhead and other costs which he recognizes in his normal accounting procedure.

²Actual charges paid for import duty, import taxes, ocean freight, and war risk insurance may be added to the applicable maximum price for imported English yarn determined in accordance with this section: *Provided*, That the amount of such charges shall be separately set forth in an invoice or similar document delivered to the purchaser.

combed yarns when sold pursuant to a contract with a war procurement agency or a subcontract under a contract with a war procurement agency. The maximum prices set forth below are subject to terms of 2% 60 days.

(a) Combed lace yarns gassed unprepared in skeins.

| Yarn numbers: | Cents per pound |
|---------------|-----------------|
| 98/2----- | 129.5 |
| 120/2----- | 154.8 |
| 140/2----- | 188.9 |

(b) Combed lace yarns gassed prepared in skeins.

| Yarn numbers: | Cents per pound |
|---------------|-----------------|
| 98/2----- | 133.6 |
| 120/2----- | 159 |
| 140/2----- | 195 |

(c) Combed label yarns gassed, bleached and prepared in skeins.

| Yarn numbers: | Cents per pound |
|---------------|-----------------|
| 78/2----- | 124 |
| 98/2----- | 144 |
| 120/2----- | 175 |
| 140/2----- | 208 |
| 150/2----- | 230 |
| 160/2----- | 262 |
| 170/2----- | 284 |
| 180/2----- | 298 |

This amendment shall become effective the 10th day of July 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 5th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10842; Filed, July 5, 1943; 11:50 a. m.]

PART 1363—FEEDINGSTUFFS

[RFS 73, Amdt. 3]

FISH MEAL AND FISH SCRAP

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised Price Schedule 73 is amended in the following respects:

1. Section 1363.9 (a) (4) is revoked.
2. Section 1363.14 is amended to read as follows:

§ 1363.14 *Certificates and tags.* Whenever fish meal is sold, a certificate of analysis shall accompany the invoice of the sale except where sold in bags or other containers to which are attached a label or tag showing the guaranteed minimum percentage of protein therein.

This amendment shall become effective July 10, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 5th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10843; Filed, July 5, 1943; 11:50 a. m.]

*Copies may be obtained from the Office of Price Administration.

¹ 7 F.R. 2475, 2637, 8591, 8948; 8 F.R. 877

PART 1364—FRESH, CURED, AND CANNED MEAT AND FISH PRODUCTS

[MPR 419]

SUN-DRIED SHRIMP

In the judgment of the Price Administrator, it is necessary in order to effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders No. 9250 and 9328, that maximum prices be established for sales by processors and packers of sun-dried shrimp.

Pursuant to the above authority, the Price Administrator has established prices in this regulation that are generally fair and equitable and will effectuate the purposes of the Act, and will promote equitable distribution of sun-dried shrimp through normal trade channels.

The maximum prices established herein are not below the average prices of sun-dried shrimp in the year 1941.

Determination of prices established herein has been made after consulting and advising with representative members of the industry which will be affected by the regulation.

A statement of the considerations involved in the issuance of the regulation has been issued herewith and filed with the Division of the Federal Register.*

§ 1364.16 *Maximum processors' and packers' prices for sun-dried shrimp.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders No. 9250 and 9328, Maximum Price Regulation No. 419 (Sun-Dried Shrimp), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1364.16 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681.

MAXIMUM PRICE REGULATION 419—SUN-DRIED SHRIMP

ARTICLE I—MAXIMUM PROCESSORS' AND PACKERS' PRICES, PROHIBITION AND SCOPE OF REGULATION

Sec.

1. Maximum processors' and packers' prices for sun-dried shrimp.
2. Sales of sun-dried shrimp at higher than maximum prices prohibited.
3. Where the regulation applies.
4. Sales to which this regulation does not apply.
5. Relation to other regulations.

ARTICLE II—RECORD KEEPING AND ENFORCEMENT

6. Records and reports.
7. Indirect price increases.
8. Enforcement.

ARTICLE III—MISCELLANEOUS PROVISIONS

9. Petitions for amendment.
10. Adjustable pricing.
11. Definitions.

Article I—Maximum Processors' and Packers' Prices, Prohibition and Scope of Regulation

SECTION 1. *Maximum processors' and packers' prices for sun-dried shrimp.*

(a) The prices set forth below are maximum prices f. o. b. platform, in sales of platform sun-dried shrimp, and f. o. b. the shipping point nearest the packer's warehouse, in sales of packaged sun-dried shrimp. The maximum prices are

gross prices and the seller shall deduct therefrom his customary allowances, discounts and differentials to purchasers of different classes.

Platform sun-dried shrimp, per pound. \$.35
Packaged sun-dried shrimp, per pound. .42

(b) Every packer, in connection with every first sale of sun-dried shrimp made to every wholesaler and retailer after July 9, 1943, shall attach to each burlap bag, barrel, box, container or wrapping the following notice:

The Office of Price Administration has authorized us to inform you that if you are a wholesaler or retailer pricing this item under Revised Maximum Price Regulation No. 237 or 238, that under section 23a of Revised Maximum Price Regulation 237 or section 20a of Revised Maximum Price Regulation 238, you must recalculate your maximum price for this item. This recalculation is allowed only on your first purchase of this item after July 9, 1943.

Sec. 2. *Sales of sun-dried shrimp at higher than maximum prices prohibited.*

(a) On or after July 10, 1943, regardless of any contract, agreement, or other obligation, no processor or packer shall sell or deliver any sun-dried shrimp and no person in the course of trade or business shall buy or receive any sun-dried shrimp at prices higher than the maximum prices established by this regulation, and no person shall agree, offer, solicit, or attempt to do any of these things.

(b) Prices lower than the maximum prices may, of course, be charged and paid.

Sec. 3. *Where the regulation applies.* The provisions of this regulation shall apply to the forty-eight states of the United States and the District of Columbia.

Sec. 4. *Sales to which this regulation does not apply.* The provisions of this regulation shall not be applicable to sales or deliveries of sun-dried shrimp to a purchaser, if prior to July 10, 1943, such sun-dried shrimp have been received by a carrier other than a carrier owned or controlled by the seller, for shipment to such purchaser.

Sec. 5. *Relation to other regulations.* (a) The provisions of this regulation supersede the provisions of the General Maximum Price Regulation¹ with respect to sales and deliveries for which maximum prices are established by this regulation.

(b) The maximum price at which a person may export sun-dried shrimp shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation² issued by the Office of Price Administration.

Article II—Record Keeping and Enforcement

Sec. 6. *Records and reports.* (a) Every person making a sale subject to this regulation and every person in the course of trade or business making a purchase of sun-dried shrimp, subject to this regulation, or otherwise dealing therein, after July 9, 1943, shall keep for inspection

¹ 8 F.R. 3096, 3849, 4347, 4486, 4724, 4978, 4848.

² 8 F.R. 4132, 5987.

tion by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, complete and accurate records of each such purchase or sale showing the date thereof, the name and address of the buyer and of the seller, the price contracted for or received, the quantity and kind of sun-dried shrimp (platform or packaged).

(b) Such person shall, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942, submit such reports to the Office of Price Administration and keep such other records in addition to or in place of the records required in paragraph (a) of this section as the Office of Price Administration may from time to time require.

SEC. 7. *Indirect price increases.* No person shall evade any of the provisions of this regulation by any scheme or device and no person shall indirectly charge or receive for sun-dried shrimp a price higher than the maximum price permitted by this regulation. No person shall as a condition of selling any sun-dried shrimp require a purchaser to buy any other product.

SEC. 8. *Enforcement.* On and after July 10, 1943, any person violating any provision of this regulation is subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for revocation of licenses provided by the Emergency Price Control Act of 1942, as amended.

Article III—Miscellaneous Provisions

SEC. 9. *Petitions for amendment.* Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1² issued by the Office of Price Administration.

SEC. 10. *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

SEC. 11. *Definitions.* When used in this maximum price regulation the term: "Packaged sun-dried shrimp" means platform sun-dried shrimp which have

been repacked for sale in containers customary to the trade.

"Packer" means a person who repacks platform sun-dried shrimp for sale in containers customary to the trade; he is also known as a "buyer" or "dealer."

"Person" includes any individual, corporation, partnership, association, or other organized group of persons, legal successor or representative of any of the foregoing, and includes the United States, any agency thereof, or other government, or any of its political subdivisions, and any agency of the foregoing: *Provided*, That no punishment provided by this regulation shall apply to the United States or to any such government, political subdivision, or agency.

"Platform sun-dried shrimp" means shrimp which have been cooked in brine, sun treated, shells and heads removed, and packed for shipment in containers for further packaging by a packer.

"Processor" means a person who packs platform sun-dried shrimp for pick-up by the packer; he is also known as a "drier."

"Sun-dried shrimp" means shrimp of the genera *penaeus setiferus* and *penaeus brasiliensis* which have been cooked in brine, sun treated, shells and heads removed, and packed for shipment in containers customary to the trade.

Effective date. This regulation shall become effective July 10, 1943.

NOTE: The reporting and recording provisions of this regulation are approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 5th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10244; Filed, July 5, 1943;
11:51 a. m.]

PART 1499—COMMODITIES AND SERVICES [Order 32 Under § 1499.29 of GMPR]

MAULE INDUSTRIES

Order No. 32 under § 1499.29 of the General Maximum Price Regulation; Docket No. GF3-3095.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, It is hereby ordered, That:

§ 1499.432 *Authorization of maximum prices for quarry products, concrete products, and transit mixed concrete for the Maule Industries.* (a) Specific authority is hereby granted to Maule Industries, Miami, Florida, to sell and deliver quarry products, concrete block, and transit mixed concrete to any of the following persons: the United States Government, including any war procurement agency, the Navy Department, War Department, Maritime Commission, and the following subsidiaries of the Reconstruction Finance Corporation: Rubber Reserve Corporation, Metals Reserve Corporation, Defense Plant Corporation, and Defense Supplies Corporation, or any agency of the foregoing; or any contractor or subcon-

tractor of the foregoing; at the prices set forth below.

AGGREGATES

| Product | Size | Maximum prices f.o.b. plant per yard ¹ | Maximum prices delivered in Miami area per yard ¹ |
|---------------|-------------|---|--|
| Ready rock | 3/4" down | \$0.81 | \$1.55 |
| Ballast rock | 2 1/2" down | .61 | |
| Concrete rock | 1" down | 1.01 | 1.75 |
| Flint rock | 3/4" down | 1.41 | 2.25 |
| Concrete sand | 3/4" down | .61 | 1.61 |
| Marble sand | 3/4" down | .61 | 1.61 |

¹ When sold by rail the unit of measure may be by net ton.

CONCRETE BUILDING BLOCKS

| | Maximum prices per block f.o.b. plant | Maximum prices per block delivered in Miami area |
|---------------------------------------|---------------------------------------|--|
| REGULARS | | |
| 6x8x16 | Per block \$0.050 | Per block \$0.1150 |
| 8x12x16 | .100 | .19 |
| 4x8x16 | .075 | .0775 |
| SPECIALS | | |
| 6x8x16, corners and joints | .050 | .1150 |
| 6x12x16, corners | .100 | .19 |
| 6x8x8, single corners and half joints | .075 | .0775 |
| 6x4x16 or 8x3x16, partition tile | .075 | .0775 |

READY MIXED CONCRETE

| Type of mix: | Maximum prices (delivered) in Miami area |
|--------------|--|
| 5 Bag Mix | \$7.00 |
| 6 Bag Mix | 7.70 |
| 7 Bag Mix | 8.40 |
| 8 Bag Mix | 9.10 |
| 10 Bag Mix | 10.50 |

(b) If the contract between the Maule Industries, and any purchaser holding a Government contract or subcontract under such contract has been negotiated at a price higher than that established by this Order No. 32, such price shall be adjusted downward to the established price. If any payment has been made under such contract at a price higher than that established by this Order No. 32, refund of the excess must be made to such purchaser.

(c) All prayers of the application not granted herein are denied.

(d) The Maule Industries shall submit such reports as the Office of Price Administration may at any time request.

(e) This Order No. 32 may be revoked or amended by the Price Administrator at any time.

(f) This Order No. 32 (§ 1499.432) shall become effective July 6, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 5th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10345; Filed, July 5, 1943;
11:51 a. m.]

² 7 F.R. 8961; 8 F.R. 3313, 3533, 6173.

PART 1334—SUGAR, CONFECTIONERY AND
SOFT DRINKS

[RPS 60; Incl. Amdt. 9]

DIRECT-CONSUMPTION SUGARS

Sections 1334.51 and 1334.53 are amended; §§ 1334.63, 1334.64, and 1334.65 are added; and §§ 1334.52, 1334.57a, and 1334.59 (f) are revoked by Amendment 9, effective July 10, 1943, so the Revised Price Schedule No. 60 shall read as follows:

Since August 14, 1941, the Office of Price Administration has had in effect a price schedule on raw cane sugars. Until recently this ceiling price has been an effective control on prices in the later stages of the processing and distribution of sugar. With conditions created by the outbreak of war, the prices charged by certain primary distributors and wholesalers have increased sharply in spite of the fact that the price of raw cane sugar has remained constant. To permit the continuation of this situation would be to countenance speculative profits at the expense of the American public. As an emergency measure to correct this situation the Office of Price Administration issues Price Schedule No. 60 to control the maximum prices at which refined and other direct-consumption sugars may be sold to the wholesale and retail outlets. The maximum prices established by Price Schedule No. 60 are set at the levels prevailing just before the recent advent of war and the subsequent unwarranted increases of prices of direct-consumption sugar.

Accordingly, under the authority vested in me by Executive Order No. 8734, it is hereby directed that:

| Sec. | |
|----------|--|
| 1334.51 | Maximum prices for direct-consumption sugars established with prohibition of sales in violation. |
| 1334.52 | [Revoked] |
| 1334.53 | Sales at wholesale and retail excepted. |
| 1334.54 | Less than maximum prices. |
| 1334.55 | Evasion. |
| 1334.56 | Records and reports. |
| 1334.57 | Enforcement. |
| 1334.57a | [Revoked] |
| 1334.58 | Petitions for amendment. |
| 1334.58a | [Revoked] |
| 1334.59 | Definitions. |
| 1334.60 | Effective date of Price Schedule No. 60. |
| 1334.60a | Effective dates of amendments. |
| 1334.61 | Provision with respect to direct-consumption sugar to be purchased or sold by Defense Supplies Corporation, Commodity Credit Corporation or the designees of either of them. |
| 1334.62 | Applicability. |
| 1334.63 | Adjustable pricing. |

¹⁷ F.R. 1320, 1836, 2132, 2510, 5664, 6787, 8928, 8948, 8949; 8 F.R. 5809, 6044, 6424.

| Sec. | |
|---------|---------------|
| 1334.64 | Taxes. |
| 1334.65 | Export sales. |

AUTHORITY: §§ 1334.51 to 1334.65, inclusive issued under Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871.

§ 1334.51 Maximum prices for direct-consumption sugars established with prohibition of sales in violation. On and after March 31, 1942, or the effective date thereof as to any Amendment to this Schedule, regardless of any contract or other obligation:

No primary distributor shall sell, offer to sell, attempt to sell, deliver, transfer or import direct-consumption sugars at higher prices than the maximum prices established in this Schedule.

No person shall buy, offer to buy, attempt to buy or receive from a primary distributor in the course of trade or business direct-consumption sugars at prices higher than the maximum prices established in this Schedule.

Maximum prices are established in this Schedule on the gross basis specifying prices as to grades and points of delivery. They include all commissions and other charges for such grades at such points. When by including amounts received from or reimbursed by the Commodity Credit Corporation or the Defense Supplies Corporation a specified maximum price is exceeded, the acceptance of or payment of such amounts in excess is not a violation of this schedule. The maximum prices specified in this schedule shall be reduced by any discounts customarily allowed for cash or prompt payment by the seller on sales of such sugars.

(a) (1) The maximum basis price for fine granulated sugar processed by cane sugar refineries in Pennsylvania, New York, New Jersey, and Massachusetts shall be \$5.60 per one hundred pounds f. o. b. United States seaboard cane sugar refinery nearest freightwise to point of delivery.

(2) The maximum basis price for fine granulated sugar processed by cane sugar refineries in all states other than those specified in paragraph (a) (1) of this section shall be \$5.45 per one hundred pounds f. o. b. United States seaboard cane sugar refinery nearest freightwise to point of delivery.

(3) The maximum basis price for fine granulated beet sugar manufactured in the continental United States shall be \$5.35 per one hundred pounds f. o. b. United States seaboard cane sugar refinery nearest freightwise to point of delivery.

(4) (i) The maximum basis price for fine granulated sugar from off-shore areas, domestic or foreign, shall be \$5.40 per one hundred pounds duty-paid basis f. o. b. United States seaboard cane sugar refinery nearest freightwise to point of delivery.

(ii) The maximum basis price for turbinado, washed-white, or similar sugar for direct consumption from offshore areas, domestic or foreign, shall be \$5.20 per one hundred pounds duty-paid basis f. o. b. United States seaboard cane sugar refinery nearest freightwise to point of delivery.

(5) The maximum basis price for direct-consumption sugars other than those sugars provided for in paragraphs (a) (1), (a) (2), (a) (3), (a) (4), and (b) (1) of this section, processed from United States mainland sugar cane, including but not limited to turbinado, plantation white, and high-washed sugars, shall be \$5.35 per one hundred pounds f. o. b. United States seaboard cane sugar refinery nearest freightwise to point of delivery.

(6) The respective maximum basis prices established in paragraphs (a) (1), (a) (2), (a) (3), (a) (4) (i), and (a) (5), of this section shall each be adjusted for grade and package differentials in accordance with the seller's differential therefor published or in effect on December 1, 1941.

(i) Maximum prices for a primary distributor of direct consumption sugar for grades and packages not provided for in the above shall be as follows:

For a new grade and package identical in grade, net weight, and packing material with that of any other primary distributor he shall adjust his maximum base price by the use of the same differential properly established on that date by the primary distributor with such differential located nearest freightwise to him.

If the new grade and package is not so identical with that produced by another primary distributor he shall obtain a maximum price for it by application to the Office of Price Administration, Washington, D. C., in which he shall give full data with a description of grade and package, detailed production and selling cost differences f. o. b. refinery between the new grade and package and the basis bag packing per 100 pounds at the date of application and corresponding figures for his most nearly like grades and packages as of December 1, 1941, together with a request for a specific differential. After filing application and pending authorization from the Office of Price Administration sales may be made (a) on open billing or (b) on pro forma collection price based on the requested differential with an agreement for refund to the purchaser of such sum as this price may exceed the maximum price

when duly established or (c) on the basis of differential at which sales have heretofore been made prior to the effective date of this amendment.

[Paragraph (i) added by Amendment 6, 8 F.R. 5809, effective 5-8-43]

(7) Maximum delivered prices. (i) Except as specifically provided in subdivisions (ii) and (iii) of this subparagraph (7), the maximum delivered price for each of the sugars for which maximum basis prices are established in subparagraphs (1), (2), (3), (4) and (5) of this section shall be determined as follows:

(a) Add to the maximum basis price specified, which is per one hundred pounds f. o. b. United States sea board cane sugar refinery nearest freightwise to the point of delivery (as adjusted for grade and package differentials), the transportation charges for the kind of transportation actually used which would be collectible on a shipment of identical quantity from the refinery from which the lowest established transportation rate to the point of delivery applies: Provided, however, That the charges so added shall not exceed those collectible for such a shipment if made entirely by rail; And provided, Where deliveries are ex consignment, transportation charges added shall be on the basis of all-rail rates for the identical quantity but not to exceed the rail carload rate applicable to the lowest carload minimum weight.

(b) The point of delivery is the siding or dock or buyer's receiving platform in the vicinity of the buyer's warehouse or place of business where the sugar is to be used or resold.

(c) Where the buyer actually takes delivery f. o. b. seller's refinery or at some point other than the buyer's point of delivery, the total of the price paid to the seller plus the cost of transportation paid by the buyer shall not exceed the maximum delivered price at the buyer's point of delivery, as determined by the provisions of this subdivision.

(d) In calculations under the provisions of this subdivision, the "kind of transportation" for sugars from offshore areas shall be that kind actually used after arrival at the point of entry in continental United States.

[Paragraph (i) amended by Amendment 8, 8 F.R. 6424, effective 5-15-43 and Amendment 9, effective 7-10-43]

(ii) Where the buyer's warehouse or place of business at or from which the sugar is to be used or resold is within a refinery city metropolitan area and the transportation to such place is performed by means of a motor vehicle owned, controlled, or hired by the seller, the maximum delivered price for each of the sugars provided for in paragraphs (a) (1), (a) (2), (a) (3), (a) (4), and (a) (5), respectively, of this section, shall be determined by adding to the applicable maximum basis price as specified in said

paragraphs (as adjusted for grades and packages) a delivery charge per one hundred pounds based on the cartage rates employed by the seller on December 1, 1941.

(iii) Where the transportation to the buyer's warehouse or place of business at or from which the sugar is to be used or resold is performed by means of a motor vehicle owned, controlled, or hired by the buyer, the point of delivery shall be the place at which the sugar is loaded on such vehicle. Where such point of delivery is within a refinery city metropolitan area, the maximum delivered price at such place for each of the sugars provided for in paragraphs (a) (1), (a) (2), (a) (3), (a) (4), and (a) (5), respectively, of this section shall be the applicable maximum basis price as specified in said subparagraphs (as adjusted for grades and packages). Where such point of delivery is outside a refinery city metropolitan area, the maximum delivered price shall be calculated and determined under subdivision (i) of this subparagraph (7) using, however, the point of delivery specified in this subdivision (iii). Where the transportation is to be performed by means of a motor vehicle owned, controlled, or hired by the buyer, no sale of sugar shall be made unless the seller shall have offered to sell and deliver the sugar at a price not in excess of the price as calculated and determined in subdivision (i) of this subparagraph (7) and the buyer shall have refused such offer. All such sales shall be invoiced, and the invoices shall state as separate items the shipping point of the sugar, the location of buyer's warehouse or place of business at or from which the sugars are to be directly used or resold, the price charged, the amount of transportation charges as calculated and determined in subdivision (i) of this subparagraph (7) and the fact that the seller offered to deliver at or at less than said maximum delivered price as calculated and determined in subdivision (i) of this subparagraph (7) and the buyer rejected said offer.

(b) (1) The maximum price for direct-consumption raw cane sugar of 96 degrees polarization, of domestic or foreign origin, shall be \$4.60 per one hundred pounds United States mainland shipping point, including all taxes and duty.

(2) The maximum price specified in paragraph (b) (1) of this section, shall be adjusted by making allowances per pound for each degree of polarization above or below 96 degrees (fractions of a degree in proportion) in accordance with the method customarily used prior to the effective date of Price Schedule No. 60.

[§ 1334.51 amended by Amendment 1, 7 F.R. 2510, effective 3-31-42]

§ 1334.52 [Revoked]

[§ 1334.52 revoked by Amendment 9, effective 7-10-43]

§ 1334.53 Sales at wholesale and retail excepted. Sales at wholesale and

retail are excepted from the operation of Revised Price Schedule No. 60.

§ 1334.54 Less than maximum prices. Lower prices than those established in Revised Price Schedule No. 60 may be charged, demanded, paid, or offered.

§ 1334.55 Evadon. The price limitations established by Revised Price Schedule No. 60 shall not be evaded whether by direct or indirect methods in connection with a purchase, sale, delivery, or transfer of direct-consumption sugars alone or in conjunction with any other commodity or material or by way of any commission, service, transportation, or other charge or by a tying-agreement or other trade understanding or by making the discounts given or other terms and conditions of sale more onerous to the purchaser than those available or in effect on December 1, 1941, for purchasers from primary distributors or during the period selected by the seller as provided for in paragraph (a) of § 1334.52, or by any other means.

§ 1334.56 Records and reports. Every person making sales of direct-consumption sugars after December 22, 1941, shall keep for inspection by the Office of Price Administration for a period of not less than one year complete and accurate records of every sale including the date thereof, the name of the purchaser, the price paid, the grade, package and amount sold, and the date of shipment.

Persons affected by Revised Price Schedule No. 60 shall submit such reports to the Office of Price Administration as it may, from time to time, require.

§ 1334.57 Enforcement. (a) Persons violating any provision of this Revised Price Schedule No. 60 are subject to the criminal penalties, civil enforcement actions, license suspension proceedings and suits for treble damages provided for by the Emergency Price Control Act of 1942.

[Paragraph (a) as amended by Amendment 2, 7 F.R. 5894, effective 7-23-42]

(b) Persons who have evidence of any violation of this Revised Price Schedule No. 60 or any price schedule, regulation or order issued by the Office of Price Administration or of any acts or practices which constitute such a violation are urged to communicate with the nearest field or regional office of the Office of Price Administration or its principal office in Washington, D. C.

[Paragraph (b) as amended by Supplementary Order 3, 7 F.R. 2132, effective 3-16-42]

[Note: Supplementary Order No. 7 (7 F.R. 5170) provides that War Procurement Agencies and Governments Whose Defense is Vital to the Defense of the United States shall be relieved of liability, civil or criminal, for buying or receiving any commodity or service at a price higher than the maxi-

sum permitted by price regulations issued by the Office of Price Administration.]

[NOTE: Supplementary Order No. 34 (7 F.R. 10779) permits special packing expenses to be added to maximum prices on sales to procurement agencies of the United States.]

§ 1334.57a [Revoked]

[§ 1334.57a revoked by Amendment 9, effective 7-10-43]

§ 1334.58 *Petitions for amendment.* Any person seeking an amendment of any provision of this Revised Price Schedule No. 60 may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.

[§ 1334.58 amended by Supplementary Order 1, 7 F.R. 1836, effective 3-10-42 and Supplementary Order 26, 7 F.R. 8948, effective 11-4-42]

[NOTE: Procedural Regulation No. 6 (7 F.R. 5087, 5665; 8 F.R. 6173, 6174) provides for the filing of applications for adjustment of maximum prices for commodities or services under Government contracts or subcontracts. Revised Supplementary Order No. 9 (8 F.R. 6175) makes the provisions of Procedural Regulation No. 6 applicable to all price regulations, excepting those which expressly prohibit such applications, and certain specific regulations listed in Revised Supplementary Order No. 9.]

[NOTE: Supplementary Order No. 28 (7 F.R. 9619) provides for the filing of applications for adjustment or petitions for amendment based on a pending wage or salary increase requiring the approval of the National War Labor Board.]

§ 1334.58a [Revoked]

[§ 1334.58a added by Amendment 3, 7 F.R. 6787, effective 8-31-42, and revoked by Amendment 5, 7 F.R. 8949, effective 11-4-42]

§ 1334.59 *Definitions.* When used in Revised Price Schedule No. 60, the term:

(a) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of any of the foregoing.

[Paragraph (a) as amended by Amendment 2, 7 F.R. 5684, effective 7-23-42]

(b) "Direct-consumption sugars" means any grade, or type of saccharine product derived from sugar beets or sugarcane, which is not to be, and which shall not be, further refined or otherwise improved in quality; except sugar in liquid form which contains non-sugar solids (excluding any foreign substance that may have been added) equal to more than 6 per centum of the total soluble solids, and except also sirup of cane juice produced from sugarcane grown in continental United States.

(c) "Primary distributor" means any person who manufactures direct-

consumption sugars or the agent of any such person, or any person who delivers to the continental United States from offshore areas or any person who takes such delivery or the agent of any such person who makes or takes such delivery. The term "agent" shall be deemed to include a broker, factor, commission merchant, or a person who takes title but actually performs functions commonly performed by agents, brokers, factors, or commission merchants.

(d) "At wholesale" means a sale other than a sale by a primary distributor or a sale at retail.

(e) "Sale at retail" means a sale to the ultimate consumer; *provided*, no manufacturer, processor, purchaser for resale, or commercial user shall be deemed to be an ultimate consumer.

(f) [Revoked]

[Paragraph (f) revoked by Amendment 9, effective 7-10-43]

§ 1334.60 *Effective date of Revised Price Schedule No. 60.* This schedule (§§ 1334.51 to 1334.60, inclusive) shall become effective December 22, 1941.

[Issued December 20, 1941]

§ 1334.60a *Effective dates of amendments.* [The effective dates of Amendments 1 through 8 are shown in notes following the parts affected.]

§ 1334.61 *Provision with respect to direct-consumption sugar to be purchased or sold by Defense Supplies Corporation, Commodity Credit Corporation or the designees of either of them.* (a)

The maximum prices established by §-1334.51 shall be applicable for purchases and sales of direct-consumption sugar by Defense Supplies Corporation, Commodity Credit Corporation, the designee or designees of either of them or other United States governmental agency duly authorized to perform functions in connection with sugar exercised by either of them except: (1) In case of purchases by any of the above specified where such maximum prices are below the sellers cost for such sugars, application may be made and the Administrator may grant maximum prices for the sale and purchase thereof in excess of the maximum prices set out in said section. (2) In cases where the seller was not subject to the provisions of § 1334.51 prior to March 31, 1942, the differentials for grades and packages, and the cartage rates of his nearest freightwise primary distributor shall be used. (3) Application may be made and approval granted by the Administrator for sales by any of the above specified parties and the purchase from any of them at maximum prices in excess of the maximum prices established by said section, and (4) The above specified parties may enter into valid contracts providing for payment of a price to be adjusted not to exceed the maximum price established by the Office of

Price Administration effective at the time of shipment.

(b) All maximum prices with conditions and rights of designation established for purchases and sales of the Defense Supplies Corporation are hereby established for the Commodity Credit Corporation and shall henceforth apply to other United States governmental agencies duly authorized to perform functions in connection with sugar exercised by either of them.

[§ 1334.61 added by Amendment 1, 7 F.R. 2510, effective 3-31-42 and amended by Amendment 7, 8 F.R. 6044, effective 12-15-42]

[NOTE: Supplementary Order No. 42 (8 F.R. 4968) provides that no price regulation of the Office of Price Administration shall apply to sales or deliveries of any commodity or service made to Government agencies pursuant to secret contracts or subcontracts.]

§ 1334.62 *Applicability.* The provisions of this Revised Price Schedule No. 60 shall not apply to sales and deliveries of direct-consumption sugars to or in the territories and possessions of the United States.

[§ 1334.62 added by Amendment 4, 7 F.R. 1928, effective 11-7-42]

§ 1334.63 *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery. No person may deliver or agree to deliver at prices to be adjusted upward after delivery in accordance with action taken by the Office of Price Administration except upon authorization by the Office of Price Administration. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. This authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated, by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

§ 1334.64 *Taxes.* Any tax upon or incident to the sale, delivery, processing or use of direct-consumption sugars imposed after July 10, 1943 by any statute of the United States or statute or ordinance of any state or subdivision thereof shall be treated in determining the seller's maximum price for direct-consumption sugar and in preparing the records

of such seller with respect thereto as follows: If the statute or ordinance imposing such tax or increase in tax does not prohibit the seller from stating and collecting the tax or increase separately from the purchase price, and the seller does separately collect and state it, the seller may receive in addition to the otherwise maximum price, the amount of such tax or increase in tax actually paid by him or an amount equal to the amount of such tax on direct-consumption sugars paid by any prior vendor and separately stated and collected from the seller by the vendor from whom he purchased.

§ 1334.65. *Export sales.* The maximum price at which a person can export direct-consumption sugars shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation* issued by the Office of Price Administration.

Issued this 5th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10853; Filed, July 5, 1943;
4:52 p. m.]

PART 1341—CANNED AND PRESERVED FOODS

[MPR 300, Amdt. 9]

CERTAIN PACKED FOOD PRODUCTS

A statement of the considerations involved in the issuance of Amendment No. 9 to Maximum Price Regulation No. 306 has been issued and filed with the Division of the Federal Register.*

Maximum Price Regulation No. 306 is amended in the following respects:

1. Section 1341.553 (a) (6), (7), (8) and (9) are added as follows:

| Item | Section | Appendix |
|---|----------|----------|
| (6) Asparagus..... | 1341.553 | B |
| (7) Mustard Greens and Turnip Greens..... | 1341.553 | B |
| (8) Tomato products..... | 1341.553 | B |
| (9) Miscellaneous vegetables..... | 1341.553 | C |

2. In § 1341.561 (a) the figure "9%" is amended to read "3%".

3. Section 1341.565 (e) is amended to read as follows:

(e) After May 18, 1943, no processor may sell more than one grade of any particular packed fruit or packed vegetable covered by this regulation under the same brand name unless the labels on the containers of the different items are clearly distinguished by appropriate words or symbols. For example, if a

processor wishes to sell both Grade A and Grade B peas under the brand name "John Doe," he must sell Grade A as John Doe Grade A, Fancy, Supreme or other appropriate term and he must sell Grade B as John Doe Grade B, Extra Standard, Superior or other appropriate Grade A peas and Grade B corn under term. However, the processor may sell the same brand name without the addition of such distinguishing words or symbols on the respective labels.

4. Section 1341.565 (c) is added to read as follows:

(k) The foregoing provisions of this section apply:

(1) To all brand owners, whether or not processors, who affix labels or cause labels to be affixed to the packed fruits or vegetables covered by this regulation, packed by them or purchased by them for resale; and

(2) To any item covered by this regulation for which grades are established by the United States Department of Agriculture.

5. Section 1341.584 is amended to read as follows:

§ 1341.584 *Appendix B: Maximum prices for packed vegetables—(a) Peas.*

(1) The maximum prices per dozen containers, f. o. b. factory, for sales other than to government procurement agencies, shall be as follows:

| Column 1 | Column 2 | Column 3 | Column 4 | Column 5 | | Column 6 | | Column 7 | | Column 8 | |
|----------|---------------------------------|-------------------|-----------------|---|------------|---|------------|---|------------|---|------------|
| Item No. | Variety | Sieve size | Grade | Region I | | Region II | | Region III | | Region IV | |
| | | | | No. 2 can and No. 333 glass jar (16-17 fl. oz.) | No. 10 can | No. 2 can and No. 333 glass jar (16-17 fl. oz.) | No. 10 can | No. 2 can and No. 333 glass jar (16-17 fl. oz.) | No. 10 can | No. 2 can and No. 333 glass jar (16-17 fl. oz.) | No. 10 can |
| 1 | Alaska..... | No. 1..... | A-Fancy..... | 1.575 | 7.69 | 1.45 | 7.75 | 1.625 | 7.65 | 1.55 | 7.75 |
| 2 | | | B-Ex. Std..... | 1.425 | 7.15 | 1.49 | 7.60 | 1.575 | 6.60 | 1.49 | 7.60 |
| 3 | | | C-Standard..... | 1.275 | 6.49 | 1.25 | 6.25 | 1.225 | 6.15 | 1.25 | 6.25 |
| 4 | Alaska..... | No. 2..... | A-Fancy..... | 1.475 | 7.49 | 1.45 | 7.25 | 1.425 | 7.15 | 1.45 | 7.25 |
| 5 | | | B-Ex. Std..... | 1.325 | 6.65 | 1.43 | 6.50 | 1.275 | 6.49 | 1.50 | 6.50 |
| 6 | | | C-Standard..... | 1.175 | 5.99 | 1.15 | 5.75 | 1.125 | 5.65 | 1.15 | 5.75 |
| 7 | Alaska..... | No. 3..... | A-Fancy..... | 1.575 | 6.69 | 1.25 | 6.75 | 1.325 | 6.65 | 1.35 | 6.75 |
| 8 | | | B-Ex. Std..... | 1.225 | 6.15 | 1.29 | 6.00 | 1.175 | 5.99 | 1.29 | 6.00 |
| 9 | | | C-Standard..... | 1.125 | 5.65 | 1.10 | 5.50 | 1.075 | 5.49 | 1.10 | 5.50 |
| 10 | Alaska..... | No. 4 and up..... | A-Fancy..... | 1.275 | 6.49 | 1.25 | 6.25 | 1.225 | 6.15 | 1.25 | 6.25 |
| 11 | | | B-Ex. Std..... | 1.175 | 5.99 | 1.15 | 5.75 | 1.125 | 5.65 | 1.15 | 5.75 |
| 12 | | | C-Standard..... | 1.075 | 5.49 | 1.05 | 5.25 | 1.025 | 5.15 | 1.05 | 5.25 |
| 13 | Alaska..... | Ungraded..... | A-Fancy..... | 1.275 | 6.49 | 1.25 | 6.25 | 1.225 | 6.15 | 1.25 | 6.25 |
| 14 | | | B-Ex. Std..... | 1.175 | 5.99 | 1.15 | 5.75 | 1.125 | 5.65 | 1.15 | 5.75 |
| 15 | | | C-Standard..... | 1.075 | 5.49 | 1.05 | 5.25 | 1.025 | 5.15 | 1.05 | 5.25 |
| 16 | Sweet..... | No. 1..... | A-Fancy..... | 1.575 | 7.69 | 1.45 | 7.75 | 1.625 | 7.65 | 1.55 | 7.75 |
| 17 | | | B-Ex. Std..... | 1.425 | 7.15 | 1.49 | 7.60 | 1.575 | 6.60 | 1.49 | 7.60 |
| 18 | | | C-Standard..... | 1.275 | 6.49 | 1.25 | 6.25 | 1.225 | 6.15 | 1.25 | 6.25 |
| 19 | Sweet..... | No. 2..... | A-Fancy..... | 1.575 | 7.69 | 1.45 | 7.75 | 1.625 | 7.65 | 1.55 | 7.75 |
| 20 | | | B-Ex. Std..... | 1.425 | 7.15 | 1.49 | 7.60 | 1.575 | 6.60 | 1.49 | 7.60 |
| 21 | | | C-Standard..... | 1.275 | 6.49 | 1.25 | 6.25 | 1.225 | 6.15 | 1.25 | 6.25 |
| 22 | Sweet..... | No. 3..... | A-Fancy..... | 1.475 | 7.49 | 1.45 | 7.25 | 1.425 | 7.15 | 1.45 | 7.25 |
| 23 | | | B-Ex. Std..... | 1.325 | 6.65 | 1.43 | 6.50 | 1.275 | 6.49 | 1.275 | 6.49 |
| 24 | | | C-Standard..... | 1.175 | 5.99 | 1.15 | 5.75 | 1.125 | 5.65 | 1.15 | 5.75 |
| 25 | Sweet..... | No. 4..... | A-Fancy..... | 1.575 | 6.69 | 1.25 | 6.75 | 1.325 | 6.65 | 1.35 | 6.75 |
| 26 | | | B-Ex. Std..... | 1.225 | 6.15 | 1.29 | 6.00 | 1.175 | 5.99 | 1.29 | 6.00 |
| 27 | | | C-Standard..... | 1.125 | 5.65 | 1.10 | 5.50 | 1.075 | 5.49 | 1.10 | 5.50 |
| 28 | Sweet..... | No. 5 and up..... | A-Fancy..... | 1.275 | 6.49 | 1.25 | 6.25 | 1.225 | 6.15 | 1.25 | 6.25 |
| 29 | | | B-Ex. Std..... | 1.175 | 5.99 | 1.15 | 5.75 | 1.125 | 5.65 | 1.15 | 5.75 |
| 30 | | | C-Standard..... | 1.075 | 5.49 | 1.05 | 5.25 | 1.025 | 5.15 | 1.05 | 5.25 |
| 31 | Sweet..... | Ungraded..... | A-Fancy..... | 1.425 | 7.15 | 1.49 | 7.60 | 1.575 | 6.60 | 1.49 | 7.60 |
| 32 | | | B-Ex. Std..... | 1.225 | 6.15 | 1.29 | 6.00 | 1.175 | 5.99 | 1.29 | 6.00 |
| 33 | | | C-Standard..... | 1.125 | 5.65 | 1.10 | 5.50 | 1.075 | 5.49 | 1.10 | 5.50 |
| 34 | Prince of Wales and Lorton..... | Ungraded..... | A-Fancy..... | 1.475 | 7.49 | 1.45 | 7.25 | 1.425 | 7.15 | 1.45 | 7.25 |
| 35 | | | B-Ex. Std..... | 1.225 | 6.15 | 1.29 | 6.00 | 1.175 | 5.99 | 1.29 | 6.00 |
| 36 | | | C-Standard..... | 1.075 | 5.49 | 1.05 | 5.25 | 1.025 | 5.15 | 1.05 | 5.25 |

*Copies may be obtained from the Office of Price Administration.

*8 F.R. 1114, 1313, 2921, 3732, 3853, 4179, 4633, 4840, 6617.

*8 F.R. 4132, 7662.

(2) The regions set forth in paragraph (a) (1) of this section shall be as follows:

Region I: Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, Pennsylvania, New Jersey, Delaware, Maryland, Virginia, West Virginia and North Carolina.

Region II: Ohio, Indiana, Michigan, Illinois, Wisconsin, Minnesota, Iowa, Nebraska, North Dakota, South Dakota, Kansas, Missouri, Oklahoma, Arkansas, Texas, Louisiana, Mississippi, Alabama, Georgia, Florida, South Carolina, Kentucky and Tennessee.

Region III: Montana, Idaho, Wyoming, Utah, Nevada, Colorado, Arizona, New Mexico.

Region IV: Oregon, Washington, California.

(3) The maximum price for any variety and sieve size below standard in grade shall be: In No. 2 cans or in No. 303 glass jars (16-17 fl. oz.) ten cents per dozen, and in No. 10 cans, fifty cents per dozen, less than the maximum price for standard grade of the same variety, sieve size, and container size for the particular region.

(4) Blends of sieve sizes:

(i) The maximum price for a blend of two sieve sizes of a variety and grade shall be the same as the maximum price for the largest sieve size in the blend.

(ii) The maximum price for a blend of three sieve sizes of a variety and grade in No. 2 cans or in No. 303 glass jars (16-17 fl. oz.) shall be five cents per dozen, and in No. 10 cans, twenty-five cents per dozen, more than the maximum price for the largest sieve size in the blend; except that:

(a) The maximum price for a blend of three sieve sizes of a grade of Alaska peas, No. 5 sieve size being the largest size in the blend, in No. 2 cans or in No. 303 glass jars (16-17 fl. oz.) shall be two and one-half cents per dozen, and in No. 10 cans, twelve and one-half cents per dozen, more than the maximum price for No. 4 and up sieve size of the same grade;

(b) The maximum price for a blend of three sieve sizes of a grade of Alaska peas which contains both No. 5 and No. 6 sieve sizes, shall be the same as the maximum price for No. 4 and up sieve size of the same grade; and

(c) The maximum price for a blend of three sieve sizes of a grade of sweet peas which contains both No. 5 and No. 6 sieve sizes, in No. 2 cans or in No. 303 glass jars (16-17 fl. oz.) shall be two and one-half cents per dozen, and in No. 10 cans,

twelve and one-half cents per dozen, more than the maximum price for No. 5 and up sieve size of the same grade.

(iii) The maximum price for a blend of four or more sieve sizes of a variety and grade shall be the same as the maximum price for the ungraded sieve size of the same variety and grade.

(5) The maximum price for a variety, sieve size (including blends) and grade of peas packed:

(i) In twelve ounce vacuum cans, shall be ten cents per dozen less than the maximum price for the same variety, sieve size and grade packed in No. 2 cans;

(ii) In No. 303 cans, shall be 85% of the maximum price for the same variety, sieve size and grade packed in No. 2 cans; and

(iii) In No. 1 cans, shall be 70% of the maximum price for the same variety, sieve size and grade packed in No. 2 cans.

(6) The word "ungraded," when used in connection with peas, refers to the sieve size and means not separated by sieve sizes.

(7) The maximum prices per dozen containers, f. o. b. factory, for any sieve size or grade of black eye or crowder peas in any region, shall be the same as the maximum price for the same sieve size, grade and container size of Alaska peas in the same region.

(8) The maximum prices per dozen containers, f. o. b. factory, for sales to government procurement agencies, shall be computed as follows:

(i) For each variety, sieve size and grade of peas in No. 2 cans, multiply the maximum price for sales other than to government procurement agencies by .96, and add to the resulting figure the amount designated for the appropriate state or portion thereof as follows:

| Region and State | Cents per doz. No. 2 Cans |
|---------------------|------------------------------|
| Region I: | |
| Connecticut..... | \$.095 |
| Delaware..... | .0975 |
| Maine..... | .085 |
| Maryland..... | .0975 |
| Massachusetts..... | .095 |
| New Hampshire..... | .095 |
| New Jersey..... | .070 |
| New York..... | .085 |
| North Carolina..... | .07 |
| Pennsylvania..... | .095 |
| Rhode Island..... | .095 |
| Vermont..... | .095 |
| Virginia..... | .090 |
| West Virginia..... | .07 |

| Region and State | Cents per doz. No. 2 Cans |
|---|------------------------------|
| Region II: | |
| Alabama..... | \$.095 |
| Arkansas..... | .045 |
| Florida..... | .095 |
| Georgia..... | .095 |
| Illinois..... | .1075 |
| Indiana..... | .095 |
| Iowa (Central) ¹ | .1125 |
| Iowa (balance of State)..... | .0825 |
| Kansas..... | .045 |
| Kentucky..... | .1125 |
| Louisiana..... | .095 |
| Michigan..... | .0725 |
| Minnesota..... | .095 |
| Mississippi..... | .095 |
| Missouri..... | .045 |
| Nebraska..... | .0825 |
| North Dakota..... | .045 |
| Ohio..... | .085 |
| Oklahoma..... | .045 |
| South Carolina..... | .095 |
| South Dakota..... | .045 |
| Tennessee..... | .1125 |
| Texas..... | .045 |
| Wisconsin (Southeastern) ² | .1075 |
| Wisconsin (balance of State)..... | .095 |
| Region III: | |
| Arizona..... | .095 |
| Colorado..... | .085 |
| Idaho (Franklin County)..... | .11 |
| Idaho (balance of State)..... | .035 |
| Montana..... | .0825 |
| Nevada..... | .095 |
| New Mexico..... | .07 |
| Utah..... | .11 |
| Wyoming..... | .08 |
| Region IV: | |
| California..... | .0675 |
| Oregon..... | .095 |
| Washington..... | .095 |

¹Includes following counties: Hamilton, Story, Franklin, Benton.

²Includes following counties: Adams, Brown, Calumet, Columbia, Crawford, Dane, Dodge, Dorr, Fond du Lac, Grant, Green, Green Lake, Iowa, Jefferson, Juneau, Keshona, Kewaunee, LaFayette, Manitowish, Marinette, Marquette, Milwaukee, Oconto, Outagamie, Ozaukee, Racine, Richland, Rock, Sauk, Shawano, Sheboygan, Walworth, Washington, Waukesha, Waupaca, Waushara, Winnebago.

(ii) For each variety, sieve size and grade of peas in No. 10 cans, multiply by 5 the maximum price determined under paragraph (i) for No. 2 cans.

(b) Tomatoes (except Italian pear shaped tomatoes). (1) The maximum prices per dozen containers, f. o. b. factory, for sales other than to government procurement agencies, shall be as follows:

| Col. 1 | Col. 2 | Col. 3 | | | Col. 4 | | | Col. 5 | | | Col. 6 | | | Col. 7 | | |
|----------|---------------------|-----------|------------|------------|-----------|------------|------------|------------|------------|------------|-----------|------------|------------|-----------|------------|------------|
| Item No. | Grade | Region I | | | Region II | | | Region III | | | Region IV | | | Region V | | |
| | | No. 2 Can | No. 2½ Can | No. 10 Can | No. 2 Can | No. 2½ Can | No. 10 Can | No. 2 Can | No. 2½ Can | No. 10 Can | No. 2 Can | No. 2½ Can | No. 10 Can | No. 2 Can | No. 2½ Can | No. 10 Can |
| 1 | Fancy..... | 1.325 | 1.775 | 6.30 | 1.30 | 1.75 | 6.20 | 1.225 | 1.675 | 5.85 | 1.25 | 1.70 | 5.95 | 1.275 | 1.725 | 6.05 |
| 2 | Extra-Standard..... | 1.125 | 1.50 | 5.35 | 1.10 | 1.475 | 5.25 | 1.025 | 1.40 | 4.80 | 1.05 | 1.425 | 5.00 | 1.075 | 1.45 | 5.10 |
| 3 | Standard..... | 1.025 | 1.375 | 4.85 | 1.00 | 1.35 | 4.75 | .925 | 1.275 | 4.40 | .95 | 1.30 | 4.50 | .975 | 1.325 | 4.60 |

(2) The regions set forth in paragraph (b) (1) of this section shall be as follows:

Region I: Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York and Northern Pennsylvania (all of the State of Pennsylvania not included in Region II).

Region II: Delaware, Maryland, Virginia, West Virginia, New Jersey, Ohio, Kentucky, Tennessee, Indiana, Michigan, Illinois, Wisconsin, Minnesota, Iowa, Nebraska, North Dakota, South Dakota, and Southern Pennsylvania (Bucks, Montgomery, Philadelphia, Delaware, Chester, Lancaster, York, Cumberland, Adams, Franklin, Fulton, Bedford and Somerset Counties).

Region III: North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, Arkansas, Missouri, Kansas, Oklahoma and Texas.

Region IV: Montana, Idaho, Wyoming, Colorado, Utah, New Mexico, Arizona and Nevada.

Region V: Oregon, Washington and California.

(3) The maximum price for any grade below standard shall be: In No. 2 cans, ten cents per dozen, in No. 2½ cans, seventeen and one-half cents per dozen, and in No. 10 cans, fifty cents per dozen, less than the maximum price for standard grade in the same container for the particular region.

(4) The maximum price for any grade of tomatoes packed:

(i) In No. 303 cans, shall be 85% of the maximum price for the same grade packed in No. 2 cans; and

(ii) In No. 1 cans, shall be 70% of the maximum price for the same grade packed in No. 2 cans.

(5) The maximum prices per dozen containers, f. o. b. factory, for sales to government procurement agencies, shall be computed as follows:

(i) For each grade of tomatoes in No. 2 cans, multiply the maximum price for sales other than to government procurement agencies by .96, and add to the resulting figure the amount designated for the appropriate state or portion thereof as follows:

| Region and State | Cents per doz. No. 2 Cans |
|--|---------------------------|
| Region I: | |
| Connecticut..... | 00.1025 |
| Maine..... | .03 |
| Massachusetts..... | .03 |
| New Hampshire..... | .03 |
| New York (Lower Hudson River Valley and Long Island*)..... | .1025 |
| New York (balance of State)..... | .00 |
| Pennsylvania (Northern)..... | .06 |
| Rhode Island..... | .03 |
| Vermont..... | .03 |
| Region II: | |
| Delaware..... | .06 |
| Illinois..... | .065 |
| Indiana..... | .065 |
| Iowa..... | .065 |
| Kentucky..... | .065 |
| Maryland..... | .06 |
| Michigan..... | .065 |
| Minnesota..... | .065 |
| Nebraska..... | .065 |
| New Jersey..... | .06 |
| North Dakota..... | .065 |
| Ohio..... | .065 |
| Pennsylvania (Southern)..... | .105 |
| South Dakota..... | .065 |
| Tennessee..... | .065 |

*Includes area lying below the city of Albany and closely adjacent to the Hudson River.

| Region and State | Cents per doz. No. 2 cans |
|--|---------------------------|
| Region II—Continued | |
| Virginia..... | .06 |
| West Virginia..... | .06 |
| Wisconsin..... | .065 |
| Region III: | |
| All States except Texas..... | .045 |
| Texas (Webb, Duval, Jina Wells, Nueces, Zapata, Jim Hogg, Brooks, Kleberg, Kenedy, Starr, Willacy, Cameron and Hidalgo Counties)..... | .09 |
| Texas (balance of State)..... | .045 |
| Region IV: | |
| All States except Idaho..... | .075 |
| Idaho (Boundary, Bonner, Kootenai, Benewah, Latah, Nez Perce, Lewis, Idaho, Clearwater and Shoshone Counties)..... | .0875 |
| Idaho (balance of State)..... | .075 |
| Region V: | |
| California (San Diego, Imperial, Orange, Riverside, Los Angeles, San Bernardino, and Ventura Counties, and that part of Santa Barbara County south of Gaviota Pass)..... | .07 |
| California (balance of State)..... | .05 |
| Oregon..... | .0875 |
| Washington..... | .0875 |

(ii) For each grade of tomatoes in No. 2½ cans, multiply by 1.35 the maximum price determined under paragraph (i) for No. 2 cans.

(iii) For each grade of tomatoes in No. 10 cans, multiply by 4.75 the maximum price determined under paragraph (i) for No. 2 cans.

(c) Corn. (1) The maximum prices per dozen containers, f. o. b. factory, for sales other than to government procurement agencies, shall be as follows:

| Col. 1 | Col. 2 | Col. 3 | Col. 4 | | | Col. 5 | | | Col. 6 | | | Col. 7 | | |
|----------|---|----------------|-----------|-------------------|------------|-----------|-------------------|------------|------------|-------------------|------------|-----------|-------------------|------------|
| Item No. | Variety and Style | Grade | Region I | | | Region II | | | Region III | | | Region IV | | |
| | | | No. 2 Can | 12 oz. Vacuum Can | No. 10 Can | No. 2 Can | 12 oz. Vacuum Can | No. 10 Can | No. 2 Can | 12 oz. Vacuum Can | No. 10 Can | No. 2 Can | 12 oz. Vacuum Can | No. 10 Can |
| 1 | Whole grain, all varieties..... | A—Fancy..... | 1.33 | 1.31 | 6.60 | 1.31 | 1.23 | 6.25 | 1.33 | 1.33 | 6.60 | 1.29 | 1.24 | 6.45 |
| 2 | | B—Ex. Std..... | 1.23 | 1.21 | 6.20 | 1.21 | 1.16 | 6.03 | 1.23 | 1.23 | 6.40 | 1.19 | 1.14 | 6.35 |
| 3 | | C—Std..... | 1.16 | 1.11 | 5.89 | 1.11 | 1.03 | 5.73 | 1.16 | 1.16 | 5.60 | 1.09 | 1.04 | 5.45 |
| 4 | Cream style, except evergreen and narrow grain..... | A—Fancy..... | 1.23 | 1.21 | 6.20 | 1.21 | 1.16 | 6.03 | 1.23 | 1.23 | 6.40 | 1.19 | 1.14 | 6.35 |
| 5 | | B—Ex. Std..... | 1.16 | 1.11 | 5.89 | 1.11 | 1.03 | 5.73 | 1.16 | 1.16 | 5.60 | 1.09 | 1.04 | 5.45 |
| 6 | | C—Std..... | 1.09 | 1.01 | 5.40 | 1.01 | .93 | 5.23 | 1.09 | 1.09 | 5.40 | .99 | .94 | 5.15 |
| 7 | Cream style, evergreen and narrow grain..... | A—Fancy..... | 1.16 | 1.11 | 5.89 | 1.11 | 1.03 | 5.73 | 1.16 | 1.16 | 5.60 | 1.09 | 1.04 | 5.45 |
| 8 | | B—Ex. Std..... | 1.11 | 1.03 | 5.75 | 1.03 | 1.01 | 5.20 | 1.13 | 1.13 | 5.65 | 1.04 | .99 | 5.30 |
| 9 | | C—Std..... | 1.00 | 1.01 | 5.30 | 1.01 | .93 | 5.23 | 1.03 | 1.03 | 5.40 | .99 | .94 | 5.15 |

(2) The regions set forth in paragraph (c) (1) of this section shall be as follows:

Region I: Maine and New Hampshire.

Region II: Ohio, Indiana, Illinois, Iowa, Nebraska, North Dakota, South Dakota, Michigan, Montana, Wyoming, Colorado, New Mexico, Arizona, Utah, Nevada, Kentucky, Tennessee and that portion of Idaho not included in Region III.

Region III: Washington, Oregon, California and southwestern Idaho (Washington, Payette, Gem, Canyon, Ada and Owyhee Counties).

Region IV: All States not included in Regions I, II and III.

(3) The maximum price for any variety and style in a grade below standard shall be: In No. 2 cans, ten cents per dozen, and in No. 10 cans, fifty cents per dozen, less than the maximum price for

standard grade in the same container for the particular region.

(4) The maximum price for any variety, style and grade of corn packed:

(i) In No. 303 cans, shall be 85% of the maximum price for the same variety, style and grade packed in No. 2 cans;

(ii) In No. 1 cans, shall be 70% of the maximum price for the same variety, style and grade packed in No. 2 cans; and

(iii) In No. 303 glass jars (16-17 fl. oz.) shall be two and one-half cents per dozen more than the maximum price for the same variety, style and grade packed in No. 2 cans.

(5) The maximum prices per dozen containers, f. o. b. factory, for sales to government procurement agencies, shall be computed as follows:

(i) For each variety, style and grade of corn in No. 2 cans, multiply the maximum price for sales other than to government procurement agencies by .96, and add to the resulting figure the amount designated for the appropriate state or portion thereof as follows:

| Region and State | Cents per doz. No. 2 Cans |
|-------------------------------------|---------------------------|
| Region I: | |
| All States..... | 8.07 |
| Region II: | |
| All States or portions thereof..... | .07 |
| Region III: | |
| All States or portions thereof..... | .065 |
| Region IV: | |
| Minnesota..... | .075 |
| Wisconsin..... | .075 |
| New York..... | .03 |
| Pennsylvania..... | .03 |
| New Jersey..... | .03 |

| Region and State | Cents per doz. No. 2 Cans |
|-----------------------|------------------------------|
| Region IV—Continued. | |
| Delaware..... | .09 |
| Maryland..... | .09 |
| Virginia..... | .09 |
| Vermont..... | .135 |
| All other States..... | .05 |

(ii) For each variety, style and grade of corn in 12 ounce vacuum cans, subtract \$.05 per dozen from the maximum price determined under paragraph (i) for No. 2 cans.

(iii) For each variety, style and grade of corn in No. 10 cans, multiply by 5 the

maximum price determined under paragraph (i) for No. 2 cans.

(d) *Snap beans.* (1) The maximum prices per dozen containers, f. o. b. factory, for sales other than to government procurement agencies, shall be as follows:

| Col. 1 | Col. 2 | Col. 3 | Col. 4 | Col. 5 | | | Col. 6 | | | Col. 7 | | | Col. 8 | | | Col. 9 | | | Col. 10 | | |
|----------|--------------------------------|------------|----------------|------------------------------------|------------|------------|-------------------------------------|------------|------------|--------------------------------------|------------|------------|-------------------------------------|------------|------------|------------------------------------|------------|------------|-------------------------------------|------------|------------|
| Item No. | Style | Sieve size | Grade | Region I—Bush beans—tin containers | | | Region II—Bush beans—tin containers | | | Region III—Bush beans—tin containers | | | Region IV—Bush beans—tin containers | | | Region V—Bush beans—tin containers | | | Region VI—Pole beans—tin containers | | |
| | | | | No. 2 Can | No. 2½ Can | No. 10 Can | No. 2 Can | No. 2½ Can | No. 10 Can | No. 2 Can | No. 2½ Can | No. 10 Can | No. 2 Can | No. 2½ Can | No. 10 Can | No. 2 Can | No. 2½ Can | No. 10 Can | No. 2 Can | No. 2½ Can | No. 10 Can |
| 1 | Whole, Regular (green or wax). | #1..... | A-Fancy..... | 1.65 | 2.225 | 8.25 | 1.80 | 2.425 | 9.00 | 1.675 | 2.250 | 8.35 | 1.725 | 2.325 | 8.60 | 1.70 | 2.300 | 8.60 | 1.80 | 2.425 | 9.00 |
| 2 | | | B-Ex. Std..... | 1.55 | 2.100 | 7.75 | 1.70 | 2.300 | 8.50 | 1.575 | 2.125 | 7.85 | 1.625 | 2.200 | 8.10 | 1.60 | 2.150 | 8.00 | 1.70 | 2.300 | 8.70 |
| 3 | | | C-Std..... | 1.45 | 1.950 | 7.25 | 1.60 | 2.150 | 8.00 | 1.475 | 2.000 | 7.35 | 1.525 | 2.050 | 7.60 | 1.50 | 2.025 | 7.50 | 1.60 | 2.150 | 8.00 |
| 4 | | #2..... | A-Fancy..... | 1.50 | 2.025 | 7.50 | 1.65 | 2.225 | 8.25 | 1.525 | 2.050 | 7.60 | 1.575 | 2.125 | 7.85 | 1.55 | 2.100 | 7.75 | 1.65 | 2.225 | 8.25 |
| 5 | | | B-Ex. Std..... | 1.40 | 1.900 | 7.00 | 1.55 | 2.100 | 7.75 | 1.425 | 1.925 | 7.10 | 1.475 | 2.000 | 7.35 | 1.45 | 1.950 | 7.25 | 1.55 | 2.100 | 7.75 |
| 6 | | | C-Std..... | 1.30 | 1.750 | 6.50 | 1.45 | 1.950 | 7.25 | 1.325 | 1.800 | 6.60 | 1.375 | 1.850 | 6.85 | 1.35 | 1.825 | 6.75 | 1.45 | 1.950 | 7.25 |
| 7 | | #3..... | A-Fancy..... | 1.40 | 1.800 | 7.00 | 1.55 | 2.100 | 7.75 | 1.425 | 1.925 | 7.10 | 1.475 | 2.000 | 7.35 | 1.45 | 1.950 | 7.25 | 1.55 | 2.100 | 7.75 |
| 8 | | | B-Ex. Std..... | 1.30 | 1.750 | 6.50 | 1.45 | 1.950 | 7.25 | 1.325 | 1.800 | 6.60 | 1.375 | 1.850 | 6.85 | 1.35 | 1.825 | 6.75 | 1.45 | 1.950 | 7.25 |
| 9 | | | C-Std..... | 1.20 | 1.625 | 6.00 | 1.35 | 1.825 | 6.75 | 1.225 | 1.650 | 6.10 | 1.275 | 1.725 | 6.35 | 1.25 | 1.675 | 6.25 | 1.35 | 1.825 | 6.75 |
| 10 | | #4..... | A-Fancy..... | 1.30 | 1.750 | 6.50 | 1.45 | 1.950 | 7.25 | 1.325 | 1.800 | 6.60 | 1.375 | 1.850 | 6.85 | 1.35 | 1.825 | 6.75 | 1.45 | 1.950 | 7.25 |
| 11 | | | B-Ex. Std..... | 1.25 | 1.675 | 6.25 | 1.40 | 1.900 | 7.00 | 1.275 | 1.725 | 6.35 | 1.325 | 1.800 | 6.60 | 1.30 | 1.775 | 6.60 | 1.40 | 1.900 | 7.00 |
| 12 | | | C-Std..... | 1.20 | 1.625 | 6.00 | 1.35 | 1.825 | 6.75 | 1.225 | 1.650 | 6.10 | 1.275 | 1.725 | 6.35 | 1.25 | 1.675 | 6.25 | 1.35 | 1.825 | 6.75 |
| 13 | Cut (green or wax). | #5 and up. | A-Fancy..... | 1.20 | 1.625 | 6.00 | 1.35 | 1.825 | 6.75 | 1.225 | 1.650 | 6.10 | 1.275 | 1.725 | 6.35 | 1.25 | 1.675 | 6.25 | 1.35 | 1.825 | 6.75 |
| 14 | | | B-Ex. Std..... | 1.15 | 1.550 | 5.75 | 1.30 | 1.750 | 6.50 | 1.175 | 1.575 | 5.85 | 1.225 | 1.650 | 6.10 | 1.20 | 1.625 | 6.00 | 1.30 | 1.750 | 6.50 |
| 15 | | | C-Std..... | 1.10 | 1.475 | 5.50 | 1.25 | 1.675 | 6.25 | 1.125 | 1.500 | 5.60 | 1.175 | 1.575 | 5.85 | 1.15 | 1.550 | 5.75 | 1.25 | 1.675 | 6.25 |
| 16 | | Ungraded. | A-Fancy..... | 1.20 | 1.625 | 6.00 | 1.35 | 1.825 | 6.75 | 1.225 | 1.650 | 6.10 | 1.275 | 1.725 | 6.35 | 1.25 | 1.675 | 6.25 | 1.35 | 1.825 | 6.75 |
| 17 | | | B-Ex. Std..... | 1.15 | 1.550 | 5.75 | 1.30 | 1.750 | 6.50 | 1.175 | 1.575 | 5.85 | 1.225 | 1.650 | 6.10 | 1.20 | 1.625 | 6.00 | 1.30 | 1.750 | 6.50 |
| 18 | | | C-Std..... | 1.10 | 1.475 | 5.50 | 1.25 | 1.675 | 6.25 | 1.125 | 1.500 | 5.60 | 1.175 | 1.575 | 5.85 | 1.15 | 1.550 | 5.75 | 1.25 | 1.675 | 6.25 |
| 19 | | #2..... | A-Fancy..... | 1.45 | 1.950 | 7.25 | 1.60 | 2.150 | 8.00 | 1.475 | 2.000 | 7.35 | 1.525 | 2.050 | 7.60 | 1.50 | 2.025 | 7.50 | 1.60 | 2.150 | 8.00 |
| 20 | | | B-Ex. Std..... | 1.35 | 1.825 | 6.75 | 1.50 | 2.025 | 7.50 | 1.375 | 1.850 | 6.85 | 1.425 | 1.925 | 7.10 | 1.40 | 1.900 | 7.00 | 1.50 | 2.025 | 7.50 |
| 21 | | | C-Std..... | 1.25 | 1.675 | 6.25 | 1.40 | 1.900 | 7.00 | 1.275 | 1.725 | 6.35 | 1.325 | 1.800 | 6.60 | 1.30 | 1.775 | 6.60 | 1.40 | 1.900 | 7.00 |
| 22 | | #3..... | A-Fancy..... | 1.35 | 1.825 | 6.75 | 1.50 | 2.025 | 7.50 | 1.375 | 1.850 | 6.85 | 1.425 | 1.925 | 7.10 | 1.40 | 1.900 | 7.00 | 1.50 | 2.025 | 7.50 |
| 23 | | | B-Ex. Std..... | 1.25 | 1.675 | 6.25 | 1.40 | 1.900 | 7.00 | 1.275 | 1.725 | 6.35 | 1.325 | 1.800 | 6.60 | 1.30 | 1.775 | 6.60 | 1.40 | 1.900 | 7.00 |
| 24 | | | C-Std..... | 1.15 | 1.550 | 5.75 | 1.30 | 1.750 | 6.50 | 1.175 | 1.575 | 5.85 | 1.225 | 1.650 | 6.10 | 1.20 | 1.625 | 6.00 | 1.30 | 1.750 | 6.50 |
| 25 | | #4..... | A-Fancy..... | 1.25 | 1.675 | 6.25 | 1.40 | 1.900 | 7.00 | 1.275 | 1.725 | 6.35 | 1.325 | 1.800 | 6.60 | 1.30 | 1.775 | 6.60 | 1.40 | 1.900 | 7.00 |
| 26 | | | B-Ex. Std..... | 1.20 | 1.625 | 6.00 | 1.35 | 1.825 | 6.75 | 1.225 | 1.650 | 6.10 | 1.275 | 1.725 | 6.35 | 1.25 | 1.675 | 6.25 | 1.35 | 1.825 | 6.75 |
| 27 | | | C-Std..... | 1.15 | 1.550 | 5.75 | 1.30 | 1.750 | 6.50 | 1.175 | 1.575 | 5.85 | 1.225 | 1.650 | 6.10 | 1.20 | 1.625 | 6.00 | 1.30 | 1.750 | 6.50 |
| 28 | | #5 and up. | A-Fancy..... | 1.15 | 1.550 | 5.75 | 1.30 | 1.750 | 6.50 | 1.175 | 1.575 | 5.85 | 1.225 | 1.650 | 6.10 | 1.20 | 1.625 | 6.00 | 1.30 | 1.750 | 6.50 |
| 29 | | | B-Ex. Std..... | 1.10 | 1.475 | 5.50 | 1.25 | 1.675 | 6.25 | 1.125 | 1.500 | 5.60 | 1.175 | 1.575 | 5.85 | 1.15 | 1.550 | 5.75 | 1.25 | 1.675 | 6.25 |
| 30 | | | C-Std..... | 1.05 | 1.425 | 5.25 | 1.20 | 1.625 | 6.00 | 1.075 | 1.450 | 5.35 | 1.125 | 1.525 | 5.60 | 1.10 | 1.475 | 5.50 | 1.20 | 1.625 | 6.00 |
| 31 | | Ungraded. | A-Fancy..... | 1.15 | 1.550 | 5.75 | 1.30 | 1.750 | 6.50 | 1.175 | 1.575 | 5.85 | 1.225 | 1.650 | 6.10 | 1.20 | 1.625 | 6.00 | 1.30 | 1.750 | 6.50 |
| 32 | | | B-Ex. Std..... | 1.10 | 1.475 | 5.50 | 1.25 | 1.675 | 6.25 | 1.125 | 1.500 | 5.60 | 1.175 | 1.575 | 5.85 | 1.15 | 1.550 | 5.75 | 1.25 | 1.675 | 6.25 |
| 33 | | | C-Std..... | 1.05 | 1.425 | 5.25 | 1.20 | 1.625 | 6.00 | 1.075 | 1.450 | 5.35 | 1.125 | 1.525 | 5.60 | 1.10 | 1.475 | 5.50 | 1.20 | 1.625 | 6.00 |

(2) The regions set forth in paragraph (d) (1) of this section shall be as follows:

Region I: Maine, New Hampshire, Vermont, Massachusetts, Connecticut and Rhode Island.

Region II: New York.

Region III: Pennsylvania, New Jersey, Delaware, Maryland, Virginia, West Virginia, Kentucky, Tennessee, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, Texas, Oklahoma, Arkansas, Missouri and Kansas.

Region IV: Ohio, Indiana, Michigan, Illinois, Wisconsin, Minnesota, Iowa, Nebraska, North Dakota and South Dakota.

Region V: Arizona, Montana, Wyoming, Colorado, New Mexico, Utah, Nevada and that part of Idaho not included in Region VI.

Region VI: Washington, Oregon, California, and Southwestern Idaho (Washington, Payette, Gem, Canyon, Ada and Owyhee counties).

(3) Differentials for other types of snap beans for which maximum prices are not named in paragraph (d) (1) of this section:

(i) In Regions I, II, III, IV and V, the maximum prices for pole beans shall be: In No. 2 cans, five cents per dozen, in No. 2½ cans, seven and one-half cents per dozen, and in No. 10 cans twenty-five cents per dozen, higher than the maximum prices named for bush beans.

(ii) In Region VI, the maximum prices for bush beans shall be: In No. 2 cans, five cents per dozen, in No. 2½ cans,

seven and one-half cents per dozen, and in No. 10 cans, twenty-five cents per dozen, lower than the maximum prices named for pole beans.

(4) Differentials for other styles of pack for which maximum prices are not named in paragraph (d) (1) of this section:

(i) The maximum prices for asparagus style, horizontal style or vertical style of pack shall be: In No. 2 cans, twenty-five cents per dozen, in No. 2½ cans, thirty-two and one-half cents per dozen, and in No. 10 cans, \$1.25 per dozen, higher than the maximum prices for whole beans of the same variety and grade, as listed herein or as determined by differential under the provisions of this section.

(ii) The maximum prices for French style of pack shall be: In No. 2 cans, five cents per dozen, in No. 2½ cans, seven and one-half cents per dozen, and in No. 10 cans, twenty-five cents per dozen, higher than the maximum prices for whole beans of the same variety and grade, as listed herein or as determined by differential under the provisions of this section.

(5) *Blends of sieve sizes.* (i) The maximum price of a blend of two sieve sizes of a variety and grade shall be the maximum price of the largest sieve size in the blend.

(ii) The maximum price of a blend of three sieve sizes containing only No. 4 sieve size and larger shall be the same as the maximum price for the same variety and grade, ungraded as to sieve size, in the same container. The maximum price of a blend of three sieve sizes of a variety and grade, which blend includes at least one sieve size which is smaller than No. 4 sieve size shall be: In No. 2 cans, five cents per dozen, in No. 2½ cans, seven and one-half cents per dozen and in No. 10 cans, twenty-five cents per dozen, more than the maximum price of the largest sieve size in the blend, packed in the same container.

(iii) The maximum price of a blend of four or more sieve sizes of a variety and grade shall be the same as the maximum price for ungraded sieve size of the same variety and grade in the same container.

(6) The maximum price for any variety, style and sieve size (including blends) below standard in grade shall be: In No. 2 cans, ten cents per dozen, in No. 2½ cans, twelve and one-half cents per dozen, and in No. 10 cans, fifty cents per dozen, less than the maximum price for the same variety, style and sieve size (including blends) for standard grade in the same container for the particular region.

(7) The maximum price for any variety, style, sieve size (including blends) and grade of snap beans packed:

(i) In No. 303 cans, shall be 85% of the maximum price for the same variety, style, sieve size (including blends) and grade packed in No. 2 cans;

(ii) In No. 1 cans, shall be 70% of the maximum price of the same variety, style, sieve size (including blends) and grade packed in No. 2 cans; and

(iii) In No. 303 glass jars (16-17 fl. oz.) shall be two and one-half cents per dozen more than the maximum price for the same variety, style, sieve size (including blends) and grade packed in No. 2 cans.

(8) The word "ungraded" when used in connection with snap beans, refers to the sieve size and means not separated by sieve sizes, and includes all blends of more than three sieve sizes.

(9) The maximum prices per dozen containers, f. o. b. factory, for sales to government procurement agencies, shall be computed as follows:

(i) For each variety, style, sieve size (including blends) and grade of snap beans in No. 2 cans multiply the maximum price for sales other than to government procurement agencies by .96, and add to the resulting figure the amount designated for the appropriate state or portion thereof as follows:

| Region and State | Cents per doz. No. 2 cans |
|------------------|---------------------------|
| Region I: | |
| All States | \$.05 |
| Region II: | |
| New York | .06 |
| Region III: | |
| Alabama | .025 |
| Arkansas | .075 |
| Delaware | .075 |
| Florida | .025 |
| Georgia | .025 |

| Region and State | Cents per doz. No. 2 cans |
|--|---------------------------|
| Region III—Continued. | |
| Kansas | \$.025 |
| Kentucky | .025 |
| Louisiana | .025 |
| Maryland | .075 |
| Mississippi | .025 |
| Missouri (McDonald, Newton, Barry, Lawrence, Stone, Christian, Greene, Taney, Webster, Douglas, Ozark, Howell, Texas, Shannon, Oregon, Carter, Ripley, Butler, Stoddard, Dunklin, Pemiscot, Wright, New Madrid and Mississippi counties) | .075 |
| Missouri (balance of State) | .025 |
| New Jersey | .075 |
| North Carolina | .025 |
| Oklahoma (Delaware, Mayes, Wagoner, Tulsa, Cherokee, Adair, Muskogee, Sequoyah, Haskell, LeFlore, Bushmataha, Chactaw and McCurtain counties) | .075 |
| Oklahoma (balance of State) | .025 |
| Pennsylvania | .075 |
| South Carolina | .025 |
| Tennessee | .025 |
| Texas (Fannin, Lamar, Red River, Bowie and Cass counties) | .20 |
| Texas (balance of State) | .025 |

| Region and State | Cents per doz. No. 2 cans |
|--------------------------------------|---------------------------|
| Region III—Continued. | |
| Virginia | \$.075 |
| West Virginia | .075 |
| Region IV: | |
| All States | .07 |
| Region V: | |
| All States or portions thereof | .11 |
| Region VI: | |
| California: pole beans | .13 |
| other than pole beans | .03 |
| All other States or portions thereof | .13 |

(ii) For each variety, style, sieve size (including blends) and grade of snap beans in No. 2½ cans, multiply by 1.35 the maximum price determined under paragraph (i) for No. 2 cans.

(iii) For each variety, style, sieve size (including blends) and grade of snap beans in No. 10 cans, multiply by 5 the maximum price determined under paragraph (i) for No. 2 cans.

(e) *Spinach*. (1) The maximum prices per dozen containers, f. o. b. factory, for sales other than to government procurement agencies, shall be as follows:

| Col. 1 | Col. 2 | Col. 3 | Col. 4 |
|----------|----------------|---------------|---------------------------------|
| Item No. | Grade | State or area | Container |
| | | | No. 2 Can No. 2½ Can No. 10 Can |
| 1 | A or fancy | All | \$1.175 \$1.475 \$3.15 |
| 2 | C or standard | All | 1.075 1.25 4.75 |
| 3 | Below standard | All | .625 1.16 4.10 |

(2) The maximum prices per dozen containers, f. o. b. factory, for sales to government procurement agencies shall be 96% of the maximum prices for sales other than to government procurement agencies as set forth in paragraph (1).

(f) *Asparagus*. (1) The maximum price per dozen containers, f. o. b. factory, for sales other than to government procurement agencies shall be as follows:

| Col. 1 | Col. 2 | Col. 3 | Col. 4 | Col. 5 | Col. 6 | Col. 7 | Col. 8 |
|----------|----------------------|--------------|---------|----------|------------------------------------|------------------------|------------------------|
| Item No. | Variety | Style | Grade | Size | California | Washington and Oregon | All other States |
| | | | | | No. 2 Cans No. 2½ Cans No. 10 Cans | No. 2 Cans No. 10 Cans | No. 2 Cans No. 10 Cans |
| 1 | All Green | Spears | A-Fancy | Colossal | \$3.55 | \$3.475 | \$3.50 |
| 2 | | | | Mammoth | 3.45 | 3.425 | 3.45 |
| 3 | | | | Large | 3.35 | 3.35 | 3.35 |
| 4 | | | | Medium | 3.25 | 3.25 | 3.15 |
| 5 | | | | Small | 2.75 | 3.125 | 2.95 |
| 6 | | Cut Spears | | | 2.825 | \$14.20 2.70 | 2.60 \$13.60 |
| 7 | | Center Cuts | | | 1.45 | 7.70 1.50 | 1.50 7.50 |
| 8 | Green Tipped | Spears | A-Fancy | Colossal | 3.025 | | |
| 9 | | | | Mammoth | 3.025 | | |
| 10 | | | | Large | 3.025 | | |
| 11 | | | | Medium | 3.025 | | |
| 12 | | | | Small | 2.75 | | |
| 13 | Other than All Green | Cut Spears | A-Fancy | | | 13.20 | |
| 14 | | Center Cuts | | | 1.075 | 5.30 | |
| 15 | | Salad Points | | | | 17.30 | |
| 16 | | Soup Cuts | | | \$2.775 | 0.70 | |

(2) The maximum price for any grade below grade A or fancy shall be: In No. 2 cans, twenty cents per dozen, in No. 2½ cans, thirty cents per dozen, and in No. 10 cans, one dollar, less than the maximum price per dozen for the same container, variety, style and size for

grade A or fancy for the particular region.

(3) The maximum price per dozen, f. o. b. factory, for each grade of blended spears in No. 2 cans shall be the canner's maximum price per dozen, f. o. b. factory, for the 1942 pack of the same

grade of blended spears, plus the sum of thirty cents per dozen in the states of California, Washington and Oregon, or the sum of twenty cents per dozen in all other States.

(4) The maximum prices per dozen containers, f. o. b. factory, for sales to

government procurement agencies shall be 96% of the maximum price for sales other than to government agencies as set forth in paragraphs (1), (2) and (3).

| Col. 1 Item No. | Col. 2 Grade | Col. 3 State or area | Col. 4 Container Size | |
|--------------------|---------------------|-------------------------|--------------------------|----------------|
| | | | No. 2½ cans | No. 10 cans |
| 1 | A or fancy..... | All..... | \$1.20 | \$4.20 |
| 2 | C or standard..... | All..... | 1.075 | 3.75 |
| 3 | Below standard..... | All..... | .95 | 3.30 |

(2) The maximum price per dozen containers, f. o. b. factory, for sales to government procurement agencies shall be 96% of the maximum price for sales other than to government procurement agencies as set forth in paragraph (1).

(h) *Tomato products.* (1) The tomato products covered by the following paragraphs are tomato catsup, chili sauce, tomato puree, tomato paste, tomato juice and tomato sauce, and Italian pear shaped tomatoes.

(2) The maximum prices per dozen containers, f. o. b. factory, for sales other than to government procurement agencies of the tomato products set forth in paragraph (1) shall be computed by the processor by adjusting his maximum price per dozen, f. o. b. factory, for the 1942 pack of the same tomato product of the same grade and in the same container as follows:

(i) Deduct the total 1942 raw tomato cost per dozen containers as required to be reported in column (8) of the report filed under Maximum Price Regulation No. 152.

(ii) Add to the figure so obtained the total raw tomato cost per dozen containers determined by dividing the resale price of the Commodity Credit Corporation for the region where the processor's factory is located by the number of dozens of containers obtained per ton of raw tomatoes as required to be reported in column (5) of the report filed under Maximum Price Regulation No. 152.

(3) The processor's maximum price per dozen No. 10 cans of tomato catsup, regardless of the provisions of paragraph (2), shall be at least equal to his maximum price per dozen for the same grade in 14 ounce bottles (determined under paragraph (2)) multiplied by 6.5.

(4) Any processor who established a maximum price for any grade and size of his 1942 pack of any particular tomato product set forth in paragraph (1) by the adoption of a competitor's maximum price shall adopt the same competitor's maximum price for the 1943 pack of the same product, grade and size.

(i) Where the same competitor does not pack such product in 1943, the processor shall establish his maximum price for such product by adopting his closest competitive seller's maximum price for the same grade and size of the 1943 pack of the same product.

(ii) Where the processor did not pack the same grade and size of any of such products in 1942, the maximum price of

(g) *Mustard greens and turnip greens.*

(1) The maximum prices per dozen containers, f. o. b. factory, for sales other than to government procurement agencies, shall be as follows:

his closest competitive seller for the same grade and size of the 1943 pack of the same product shall be the processor's maximum price.

(5) In the event that a processor cannot establish a maximum price for any grade or size of any such tomato product under the foregoing provisions, he shall apply to the Office of Price Administration, Washington, D. C., for authorization of a maximum price. His application shall contain:

(i) A full description of the item which is the subject of the application, and an itemized statement of his costs therefor.

(ii) A description of the most similar grade and size of the same product, or if he does not pack the same product in another grade and size, his most similar product; an itemized statement of his costs therefor; and his maximum price for such item. Separate maximum prices will be authorized for government procurement agencies and for other sales.

(6) The maximum prices per dozen containers, f. o. b. factory, for sales to government procurement agencies shall be:

(i) 96% of the maximum price for sales other than to government procurement agencies as established under paragraphs (1) through (5) inclusive, plus

(ii) The increased cost of raw tomatoes computed as follows:

(a) Determine the amount of the difference between the Commodity Credit Corporation's purchase price and resale price per ton of raw tomatoes for the area where the processor's factory is located.

(b) Divide that amount by the number of dozens of containers obtained per ton of raw tomatoes as required to be reported in column (5) of the report filed under Maximum Price Regulation No. 152. The resulting figure is the processor's increased cost of raw tomatoes per dozen containers, which, when added to 96% of the maximum price for sales other than to government procurement agencies, constitutes the maximum price for sales to government procurement agencies.

6. Section 1341.585, Appendix C, is added to read as follows:

§ 1341.585. *Appendix C: Maximum prices for certain miscellaneous canned vegetables.* (a) The miscellaneous

canned vegetables listed below include the canned juices of such vegetables. The miscellaneous canned vegetables covered in this section are as follows:

Group I:

Artichokes
Bamboo sprouts
Bean sprouts
Celery
Hominy
Okra
Onions
Parsnips
Peppers
Pickles
Pimientos
Pumpkins
Rhubarb
Squash
Turnips

Vegetable greens (except spinach, mustard greens and turnip greens)

Group II:

Beans, Lima (fresh)
Beets
Carrots

Group III:

Mixed vegetables or mixed vegetable juices

(1) *Maximum prices for vegetables and vegetable juices in Group I.* (i)

The processor's maximum price per dozen containers, f. o. b. factory, for sales other than to government procurement agencies, shall be the processor's maximum price for the 1942 pack for the same variety, style, grade and container size of the same item, plus 20% of the raw vegetable cost per dozen as required to be reported in column (8) of the report filed under Maximum Price Regulation No. 152.

(ii) The processor's maximum price per dozen containers, f. o. b. factory, for sales to government procurement agencies shall be 96% of the maximum price for sales other than to government procurement agencies as established under paragraph (i).

(2) *Maximum prices for vegetables and vegetable juices in Group II.* (i)

The processor's maximum price per dozen containers, f. o. b. factory, for sales other than to government procurement agencies, shall be computed by the processor by adjusting his maximum price per dozen, f. o. b. factory, for the 1942 pack of the same variety, style, grade and container as follows:

(a) Deduct the total 1942 raw vegetable cost per dozen containers as required to be reported in Column (8) of the report filed under Maximum Price Regulation No. 152.

(b) Add to the figure so obtained the total raw vegetable cost per dozen containers determined by dividing the applicable support price of the War Food Administration for the area where the processor's factory is located by the number of dozens of containers obtained per ton of raw vegetable as required to be reported in column (5) of the report filed under Maximum Price Regulation No. 152.

(ii) The processor's maximum price per dozen containers, f. o. b. factory, for sales to government procurement agencies, shall be 96% of the maximum price for sales other than to government pro-

curement agencies as established under paragraph (i).

(3) *Maximum prices for mixed vegetables and mixed vegetable juices (Group III).* (i) The processor's maximum price per dozen containers, f. o. b. factory, for sales other than to government procurement agencies, shall be his maximum price for the same item of the 1942 pack, adjusted for the difference in raw vegetable cost, to be computed as provided herein. The difference in cost shall be separately computed for each vegetable in the combination, as follows:

(a) For raw vegetables in Group I, increase the raw vegetable cost for such vegetables required to be used in computing maximum prices for the 1942 pack, by 20%.

(b) For raw vegetables in Group II, deduct the raw vegetable cost for such vegetables required to be used in computing maximum prices for the 1942 pack and add the 1943 raw vegetable cost for such vegetables, obtained by dividing the applicable support price of the War Food Administration for the area in which the processor's factory is located by the dozen container yield per ton required to be used in computing the 1942 maximum price.

(c) For raw vegetable cost of corn, peas, snap beans or tomatoes used in the item, deduct the raw vegetable cost for such vegetables required to be used in computing the maximum prices for the 1942 pack, and add the 1943 raw vegetable cost for such vegetables, obtained by dividing the resale price of the Commodity Credit Corporation for the area in which the processor's factory is located by the dozen container yield per ton required to be used in computing the 1942 maximum prices.

(ii) The maximum prices per dozen containers, f. o. b. factory, for sales to government procurement agencies shall be 96% of the maximum prices for sales other than to government procurement agencies, except that for any item containing corn, peas, snap beans or tomatoes, the processor shall add the amount of the difference between the Commodity Credit Corporation's purchase price and resale price per ton of such raw vegetable for the area where the processor's factory is located, divided by the dozen container yield per ton required to be used in computing the 1942 maximum prices.

(4) *Maximum prices for vegetables and vegetable juices in Groups I, II and III in certain instances.* (i) Any processor who established a maximum price for any variety, style, grade and container of his 1942 pack of any particular item in Group I, II or III by the adoption of a competitor's maximum price, shall adopt the same competitor's maximum price for the 1943 pack of the same item.

(a) Where the same competitor does not pack such item in 1943, the processor

shall establish his maximum price for such item by adopting his closest competitive seller's maximum price for the same variety, style, grade and container of the 1943 pack of the same item.

(ii) Where the processor did not pack the same variety, style, grade and container of any particular item in Group I, II or III in 1942, the maximum price of his closest competitive seller for the same variety, style, grade and container of the 1943 pack of the same item shall be the processor's maximum price.

(iii) In the event that a processor cannot establish his maximum price under the foregoing provisions of the regulation, he shall apply to the Office of Price Administration, Washington, D. C., for authorization of a maximum price. His application shall contain:

(a) A statement of the reasons for his inability to establish a maximum price for the item which is the subject of the application.

(b) A full description of the item which is the subject of the application,

and an itemized statement of his costs therefor.

(c) A description of the most similar grade and container of the same item, or if he does not pack the same product in another grade and container, his most similar product; an itemized statement of his costs therefor; and his maximum price for such item. Separate maximum prices will be authorized for sales to government procurement agencies and for all other sales.

7. Section 1341.536, Appendix D, is added to read as follows:

§ 1341.536 *Appendix D: Adjustment of maximum prices for approved increases in wage rates.* (a) Processors whose factories are located in the States or portions thereof listed below, shall adjust their maximum prices for sales to government procurement agencies, computed under the foregoing provisions of this regulation, for the following items, by multiplying such maximum prices by the figure indicated for each such State or portion thereof:

(1) *Peas.*

| Region | State | Grade | Multiply maximum price by— | | |
|--------|---|----------------|------------------------------|-------|----------------------------|
| | | | Alaska, Blackeye and Crowder | Sweet | Easton and Prince of Wales |
| I | Delaware, Maryland and New York..... | Fancy..... | 1.02 | 1.025 | 1.03 |
| | | All other..... | 1.02 | 1.02 | 1.03 |
| II | Illinois, Indiana, Michigan, Minnesota, Ohio and Wisconsin..... | Fancy..... | 1.025 | 1.025 | 1.03 |
| | | All other..... | 1.03 | 1.03 | 1.03 |
| III | Colorado and Utah..... | Fancy..... | 1.02 | 1.02 | 1.03 |
| | | All other..... | 1.025 | 1.02 | 1.03 |
| IV | California, Oregon and Washington..... | Fancy..... | 1.02 | 1.02 | 1.03 |
| | | All other..... | 1.025 | 1.02 | 1.03 |

(2) *Tomatoes (except Italian pear shaped tomatoes).*

| Region | States | Grade | Multiply maximum price by— |
|--------|--|----------------|----------------------------|
| I | New York..... | Fancy..... | 1.035 |
| | | All other..... | 1.04 |
| II | Delaware, Illinois, Indiana, Maryland, Michigan, Minnesota, Ohio, Wisconsin..... | Fancy..... | 1.045 |
| | | All other..... | 1.045 |
| IV | Colorado, Utah..... | Fancy..... | 1.04 |
| | | All other..... | 1.04 |
| V | California, Oregon, Washington..... | Fancy..... | 1.04 |
| | | All other..... | 1.04 |

(3) *Corn.*

| Region | States | Grade | Multiply maximum price by— | |
|--------|---|----------------|----------------------------|--------------|
| | | | Cream Style | Whole Kernel |
| II | Colorado, Illinois, Indiana, Michigan, Utah..... | Fancy..... | 1.02 | 1.025 |
| | | All other..... | 1.025 | 1.04 |
| III | California, Oregon, Washington..... | Fancy..... | 1.02 | 1.025 |
| | | All other..... | 1.02 | 1.025 |
| IV | Delaware, Maryland, Minnesota, New York, Wisconsin..... | Fancy..... | 1.02 | 1.02 |
| | | All other..... | 1.025 | 1.045 |

(4) Snap beans.

| Region | States | Grade | Multiply maximum price by— | |
|--------|--|----------------|----------------------------|-------|
| | | | Cut | Whole |
| II | New York..... | Fancy..... | 1.025 | 1.020 |
| | | All other..... | 1.030 | 1.015 |
| III | Delaware, Maryland..... | Fancy..... | 1.020 | 1.020 |
| | | All other..... | 1.025 | 1.030 |
| IV | Illinois, Indiana, Michigan, Minnesota, Ohio, Wisconsin..... | Fancy..... | 1.035 | 1.030 |
| | | All other..... | 1.040 | 1.040 |
| V | Colorado, Utah..... | Fancy..... | 1.030 | 1.035 |
| | | All other..... | 1.025 | 1.025 |

(b) Processors whose factories are located in the States or portions thereof listed below, shall adjust their maximum prices for the following items, for sales to government procurement agencies and for other sales, respectively, by multiplying the maximum prices established under the foregoing provisions of this regulation by the figure indicated for each such State or portion thereof:

(1) *Spinach, mustard greens and turnip greens.*

| State | Grade | Multiply maximum price by— |
|--|---------|----------------------------|
| California, Colorado, Delaware, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, Ohio, Oregon, Utah, Washington, and Wisconsin. | All.... | 1.045 |

(2) *Asparagus.*

| State | Variety and grade | Multiply maximum price by— |
|---|-------------------|----------------------------|
| California..... | All.... | 1.02 |
| Oregon and Washington..... | All.... | 1.03 |
| Colorado, Delaware, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, Ohio, Utah and Wisconsin. | All.... | 1.04 |

(c) Processors whose factories are located in the States or portions thereof listed below shall adjust their maximum prices established under the foregoing provisions of this regulation for sales of the items designated to government procurement agencies if they have incurred wage rate increases approved by the Office of Economic Stabilization. Such adjustments are to be made only when the wage rate increases become effective after January 1, 1943. The adjustments are to be made for any item listed below, but only when 50% or more of the processor's pack of the particular item was made after the effective date of the wage rate increase. Such adjustments are to be made by multiplying the maximum prices for sales to government procurement agencies by the figure indicated for each such State or portion thereof.

(1) *Tomato juice.*

| State: | Multiply maximum price by— |
|---|----------------------------|
| New York..... | 1.04 |
| Delaware and Maryland..... | 1.035 |
| Illinois, Indiana, Michigan, Minnesota, Ohio and Wisconsin..... | 1.045 |
| California, Colorado, Oregon, Utah and Washington..... | 1.02 |

(2) All tomato products set forth in § 1341.584 (h), except tomato juice.

| State: | Multiply maximum price by— |
|--|----------------------------|
| California, Colorado, Oregon, Utah and Washington..... | 1.02 |
| Delaware, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, Ohio, and Wisconsin..... | 1.04 |

(d) Processors whose factories are located in the States or portions thereof listed below shall adjust their maximum prices established under the foregoing provisions of this regulation for sales of the items designated to government procurement agencies and also their maximum prices for other sales if they have incurred wage rate increases approved by the Office of Economic Stabilization. Such adjustments are to be made only when the wage rate increases become effective after January 1, 1943. The adjustments are to be made for any item listed below, but only when 50% or more of the processor's pack of the particular item was made after the effective date of the wage rate increase. Such adjustments are to be made for sales to government procurement agencies by multiplying the maximum price for such sales by the figure indicated for each state or portion thereof, and such adjustments are to be made for sales other than to government procurement agencies by multiplying the maximum prices for such sales by the same figure.

(1) All miscellaneous vegetables set forth in Groups I, II and III in § 1341.585 (a).

| State: | Multiply maximum price by— |
|---|----------------------------|
| California, Colorado, Delaware, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, Ohio, Oregon, Utah, Washington and Wisconsin..... | 1.045 |

This amendment shall become effective July 10, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 5th day of July, 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10854; Filed, July 5, 1943; 4:53 p. m.]

PART 1341—CANNED AND PRESERVED FOODS

[MPR 409, Amdt. 1]

FROZEN FRUITS, BERRIES AND VEGETABLES
(1943 PACK AND AFTER)

A statement of the considerations involved in the issuance of Amendment No. 1 to Maximum Price Regulation No. 409

18 F.R. 8358.

has been issued and filed with the Division of the Federal Register.*

Maximum Price Regulation No. 409 is amended in the following respects:

1. Section 2 is amended to read as follows:

SEC. 2. List of maximum prices which packers may charge for frozen fruits, berries and vegetables packed and frozen in barrels. The maximum prices per pound, carload basis f. o. b. shipping point, which packers may charge for frozen fruits, berries and vegetables packed and frozen in barrels after the 1942 pack shall be:

| Variety and sugar basis: | Maximum price per pound (to be announced) |
|------------------------------------|---|
| Cherries, red sour and sweet..... | do. |
| Blackberries..... | do. |
| Boysenberries..... | do. |
| Gooseberries..... | do. |
| Loganberries..... | do. |
| Raspberries, black..... | do. |
| Raspberries, red..... | do. |
| Strawberries (Ettersburg variety): | |
| 3+1..... | 17½¢ |
| 3+1 sortouts..... | 15½¢ |
| 4+1..... | 18½¢ |
| 4+1 sortouts..... | 16½¢ |
| 5+1..... | 18½¢ |
| Straight..... | 19½¢ |
| Strawberries (Other varieties): | |
| 3+1..... | 16½¢ |
| 3+1 sortouts..... | 14½¢ |
| 4+1..... | 16½¢ |
| 4+1 sortouts..... | 14½¢ |
| 5+1..... | 17½¢ |
| Straight..... | 17½¢ |
| Youngberries..... | (to be announced) |

When a packer sells a listed item on a "no-storage" basis, that is, at a price which includes only the first month's storage, his maximum price shall be reduced by ¼¢ per pound.

Listed barreled products for which maximum prices are "to be announced" continue to be subject to Maximum Price Regulation No. 207.

Barreled products which are not listed shall be priced under Section 3 as if they were not packed in barrels.

2. Section 3 (b) (2) is amended by adding the following new paragraph and table after the second paragraph and table and before the last paragraph, which begins with the words, "Commodities for which no figure is named . . .".

In the case of the following commodities, the packer shall adjust for raw material costs by subtracting the weighted average cost for raw materials used in the 1942 pack of the product which he figured under § 1351.202 (b) (2) of Maximum Price Regulation No. 207 from the weighted average cost for raw materials used in the 1943 pack of the product, based on not less than the first 75 per cent of his 1943 purchases, and adding the difference so obtained (after conversion to cents per unit of the finished product) to his maximum price for the item under Maximum Price Regulation No. 207. However, the packer may not add an amount greater than the figure listed below (after the listed figure has been converted to a finished product basis).

*Copies may be obtained from the Office of Price Administration.

| Variety: | Cents per pound (raw weight) |
|----------------------|---------------------------------|
| Blueberries..... | 3 |
| Cranberries..... | 3 |
| Currants..... | 3 |
| Dewberries..... | 3 |
| Elderberries..... | 3 |
| Huckleberries..... | 3 |
| Johnsonberries..... | 3 |
| Olympic berries..... | 3 |
| Other varieties..... | (To be announced) |

This amendment shall become effective July 5, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 5th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10855; Filed, July 5, 1943;
4:52 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[Rev. MPR 268, Amdt. 6]

PERISHABLE FOODS: POULTRY

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

A new section, section 19a, is added to read as follows:

SEC. 19a. *Regional adjustment of poultry mark-ups.* Each Regional Administrator of the Office of Price Administration is hereby authorized to reduce the mark-ups listed in Appendix A for retailers in any area or locality within his jurisdiction for sales of any poultry items in connection with adjustments made pursuant to § 1429.14 (e) of Revised Maximum Price Regulation No. 269², whenever such action is necessary to prevent an increase in the maximum prices at which such poultry items may be sold by retailers.

This amendment shall become effective July 10, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 5th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10851; Filed, July 5, 1943;
4:32 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Restriction Order 4, Amdt. 7]

RICE IN PUERTO RICO

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Restriction Order 4 is amended in the following respects:

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 6129, 7116, 7561, 7592, 8682.

² 7 F.R. 10708, 10864, 11118; 8 F.R. 557, 858, 878, 2289, 3316, 3419, 3792, 6736, 9061.

³ 8 F.R. 3417, 4190, 5987, 5988, 6274, 7391, 7594.

1. Section 1407.5002 (d) (3) is hereby revoked.

2. Section 1407.5006 (b) (3) is hereby revoked.

3. Section 1407.5009 (b) (2) is hereby revoked and subparagraph (3) of § 1407.5009 (b) is redesignated subparagraph (2).

4. Section 1407.5009 (c) (1) is hereby revoked and subparagraph (2) of § 1407.5009 (c) is redesignated subparagraph (1).

5. Section 1407.5009 (d) (1) is hereby revoked and subparagraph (2) of § 1407.5009 (d) is redesignated subparagraph (1).

This amendment shall be effective as of June 14, 1943 at 8:00 a. m.

(Pub. Laws 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong., W.P.B. Dir. 1, Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7671, Supp. Dir. 1XJ, 7 F.R. 8831, E.O. 9280, 7 F.R. 10179, F.D. 3, 8 F.R. 2005)

Issued this 5th day of July 1943.

JAMES P. DAVIS,
Acting Director,
Office of Price Administration,
for Puerto Rico.

[F. R. Doc. 43-10348; Filed, July 5, 1943;
4:31 p. m.]

PART 1429—POULTRY AND EGGS

[Rev. MPR 269, Amdt. 11]

POULTRY

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised Maximum Price Regulation 269 is amended in the following respects:

1. Section 1429.14 (e) is added to read as follows:

(e) *Regional adjustment of maximum base prices and permitted increases.* (1) The following powers are delegated to each Regional Administrator of the Office of Price Administration with respect to the purchase, sale, or delivery of any poultry item at all places or any number of places within his Region, subject to the limitations listed immediately below in subparagraph (2) of this paragraph.

(i) Each Regional Administrator is authorized to adjust the maximum base prices for dressed, kosher-killed, kosher-dressed and plucked, drawn, and quick-frozen eviscerated poultry items as established in this section.

NOTE: No adjustment may be made to the maximum base prices for live poultry items as established in this section, except as provided for in paragraph (d) immediately above.

(ii) Each Regional Administrator is authorized to adjust the permitted increases established in § 1429.21 of this regulation.

(iii) Each Regional Administrator is authorized to modify or change any of the definitions listed in § 1429.21 (b) of this regulation, where it appears that

¹ 7 F.R. 10708, 10864, 11118; 8 F.R. 557, 859, 878, 2289, 3316, 3419, 3792, 6736, 9061.

such modified or changed definitions will aid in the enforcement of this regulation and in the proper distribution of poultry items in his region.

(2) The powers delegated to each Regional Administrator of the Office of Price Administration in subparagraph (1) immediately above, are subject to the following limitations:

(i) No Regional Administrator may take any action which will increase the maximum prices at which any poultry item may be sold at retail, or to ultimate consumers, including commercial, industrial, institutional, or governmental users.

(ii) No Regional Administrator may take any action which will decrease the margin of profit for retail sales of poultry items by more than one cent per pound.

(iii) No Regional Administrator may take any action which will create or tend to create a poultry shortage or need for increase in poultry prices in another locality, and which will nullify or defeat the purposes of the Emergency Price Control Act of 1942, as amended.

(iv) No adjustment may be made to any maximum base price or to any permitted increase, and no modification or change may be made to any definition, unless such adjustment, modification, or change has first been submitted in writing to the Price Executive of the Poultry, Eggs, and Dairy Products Branch of the Food Price Division of the Office of Price Administration, and to the Division Counsel For Food of the Office of Price Administration, and has been approved in writing by such Price Executive and by such Division Counsel.

2. Section 1429.19 (g) (1) is amended to read as follows:

(1) The maximum base prices for each poultry item purchased, sold, or delivered in the cities of San Diego, California, Phoenix, Arizona, Tucson, Arizona, and Reno, Nevada, shall be the same as those listed below in Table A of this section for Los Angeles.

3. Section 1429.19 (g) (2) is amended to read as follows:

(2) The maximum base prices for each poultry item purchased, sold, or delivered at all places in the State of Oregon west of the eastern boundaries of the counties of Multnomah, Clackamas, Marion, Linn, Lane, Douglas, and Jackson, shall be the same as those listed below in Table A of this section for Portland.

4. Section 1429.20 (d) (1) is hereby revoked.

This amendment shall become effective July 10, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4631)

Issued this 5th day of July 1943.

PRENTISS M. BROWN,
Administrator.

Approved:
MARTIN JONES,
War Food Administrator.

[F. R. Doc. 43-10352; Filed, July 5, 1943;
4:32 p. m.]

PART 1439—UNPROCESSED AGRICULTURAL
COMMODITIES

[Rev. MPR 346, Amdt. 3]

CORN

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 25 is amended to read as follows:

Sec. 25. *Purchases and sales by agencies of the Federal Government.* (a) Notwithstanding any other provision of this regulation, any agency of the Federal Government may buy any corn paying therefor not more than the foregoing maximum prices subject to agreement with the seller to adjust said price by paying him in addition thereto not exceeding the difference between the amount so paid and any higher maximum price therefor which may be in effect at any time between the effective date of this regulation and October 31, 1943.

(b) Notwithstanding any other provision of this regulation, any agency of the Federal Government may sell any corn at a maximum price no higher than 10 percent above the lowest price at which such agency is now or hereafter permitted by law to sell the same.

(c) This section shall have no application to any resale of any corn purchased from any such agency of the Federal Government.

This amendment shall become effective July 5, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 5th day of July 1943.

PRENTISS M. BROWN,
Administrator.

JULY 3, 1943.

Approved:

PAUL A. PORTER,
Acting War Food Administrator.

[F. R. Doc. 43-10850; Filed, July 5, 1943;
4:31 p. m.]

PART 1315—RUBBER AND PRODUCTS AND
MATERIALS OF WHICH RUBBER IS A COMPONENT

[MPR 107, Amdt. 12]

USED TIRES AND TUBES

Correction

The issuance date of the document appearing on page 8676 of the issue for Thursday, June 24, 1943 appears as June 21, 1943. This date should read "22d day of June 1943."

PART 1364—FRESH, CURED AND CANNED
MEAT AND FISH

[Rev. MPR 169, Amdt. 19]

BEEF AND VEAL CARCASSES AND WHOLESALE
CUTS

Correction

In § 1364.468 (b) (1) of the document appearing on page 9066 of the issue for July 2, 1943, the deduction per cwt. should read "75¢" instead of "50¢".

*Copies may be obtained from the Office of Price Administration.
18 F.R. 4924, 7354.

PART 1429—POULTRY AND EGGS

[MPR 333, Amdt. 9]

EGGS AND EGG PRODUCTS

Correction

In Table F under § 1429.70 (g) of the document appearing on page 9027 of the issue for July 1, 1943, the price for 45% yolks for October, 1943 should be 45.4. In Table H under § 1429.74 (d), the price for spray dried or powdered albumen for August, 1943 should be 1.87.

PART 1429—POULTRY AND EGGS

[MPR 333, Amdt. 10]

EGGS AND EGG PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 333 is amended in the following respects:

1. Section 1429.52 (a) exempting from price control "assorted eggs" candled and regraded by retailers is hereby revoked.

2. Section 1429.55 (c) is amended to read as follows:

(c) *Evasion by selling f. o. b. seller's shipping point.* Except as provided in §§ 1429.67 (1), 1429.67a (d), 1429.69 (b) (3), 1429.69 (c) (2), 1429.69 (f) (2), 1429.69 (j), 1429.71 (b), and 1429.74 (c) hereof, the maximum prices established by this regulation are maximum prices per dozen eggs or per pound of egg products delivered to the buyer as herein provided and the provisions of this regulation shall not be evaded by selling such eggs or egg products at a price f. o. b. the seller's shipping point.

3. Section 1429.65 (q) is amended to read as follows:

(c) "Retailer" means a person, firm, or corporation which sells egg items generally to ultimate consumers other than a commercial, industrial, institutional, or governmental user, and includes both "large retailers" and "independent retailers" as herein defined.

4. Section 1429.65 (q) (1) is added to read as follows:

*Copies may be obtained from the Office of Price Administration.

18 F.R. 2488, 3002, 3070, 3735.

WEIGHT REQUIREMENTS FOR TENTATIVE U. S. WHOLESALE GRADES FOR EGGS

| Grade | Average net wt. per 30 dozen (pounds) | Minimum net wt. per 30 dozen (pounds) | Basic minimum wt. per individual eggs (ounces per dozen) | Percent eggs under basic minimum weight permitted per 30 dozen | |
|------------------------------------|---------------------------------------|---------------------------------------|--|--|-----------------------------------|
| | | | | Under 23 oz. but not under 21 oz. | Under 23 oz. but not under 20 oz. |
| All U. S. Specials..... | 46 | 45 | 23 | 10 | ----- |
| U. S. No. 1 and 2 Extras..... | 45 | 44 | 23 | 10 | ----- |
| U. S. No. 3 and 4 Extras..... | 44 | 43 | 23 | 16 | ----- |
| U. S. No. 1 and 2 Standards..... | 44 | 43 | 23 | 16 | ----- |
| U. S. No. 3 and 4 Standards..... | 43 | 42 | 22 | ----- | 10 |
| All U. S. Trades..... | 42 | 41 | 22 | ----- | 16 |
| U. S. Light Ditties..... | 43 | 42 | 22 | ----- | 10 |
| U. S. Ditties..... | No requirements. | | | | |
| U. S. Checks..... | No requirements. | | | | |
| Medium size eggs of any grade..... | 40 | 39 | 20 | Below 20 oz. but not below 19 oz. | ----- |

(1) "Large retailer" means a retailer who maintains a group of four or more individual stores or individual retail outlets under one ownership.

5. Section 1429.65 (q) (2) is added to read as follows:

(2) "Independent retailer" means a retailer who does not maintain as many as four individual stores or individual retail outlets under one ownership.

6. Section 1429.65 (s) (1) is amended to read as follows:

(1) The grades, sizes, weight classes, and standards promulgated by the United States Department of Agriculture in the publication entitled "Tentative U. S. Standards and Weight Classes for Consumer Grades for Shell Eggs" or from the effective date of this amendment to August 28, 1943, inclusive, the standards, grades, and prescribed average and minimum weights promulgated by the Department of Agriculture in the publication entitled "Tentative U. S. Standards and Weights for Wholesale Grades for Shell Eggs" shall be the grades, sizes, weight classes, and prescribed average and minimum weights and standards for all shell eggs sold to any purchaser other than the United States or any agency thereof or an ultimate consumer and for which maximum prices are established by their regulation. The sizes and weight classes promulgated in the publication entitled "Tentative U. S. Standards and Weight Classes for Consumer Grades for Shell Eggs" are as follows:

| Size of weight class | Minimum net weight per dozen (ounces) | Minimum net weight per 30 dozen (pounds) | Minimum weight for individual eggs at rate per dozen (ounces) |
|----------------------|---------------------------------------|--|---|
| Jumbo..... | 23 | 52 | 27 |
| Extra large..... | 20 | 48.5 | 25 |
| Large..... | 21 | 46 | 23 |
| Medium..... | 21 | 40 | 20 |
| Small..... | 18 | 34 | 16 |

The average and minimum weights prescribed in the publication entitled "Tentative U. S. Standards and Weights for Wholesale Grades for Shell Eggs" are as follows:

The grades and standards promulgated by the United States Department of Agriculture in the publication entitled "Tentative U. S. Procurement Grades" or the grades, sizes, weight classes, and standards promulgated by the Department of Agriculture in the publication entitled "Tentative U. S. Standards and Weight Classes for Consumer Grades for Shell Eggs" or from June 26, 1943, to July 3, 1943, inclusive, the grades, standards and prescribed average and minimum weights promulgated by the Department of Agriculture in the publication entitled "Tentative U. S. Standards and Weights for Wholesale Grades for Shell Eggs" shall be used as the grades, sizes, weight classes, standards, and prescribed average and minimum weights of all shell eggs sold to the United States or any agency thereof. The standards and grades set forth in the publication entitled "Tentative U. S. Procurement Grades" shall not be used as the standards and grades for shell eggs purchased by retailers or by commercial, industrial, institutional, or non-federal governmental users, or other civilian purchasers. Shell eggs of the class of "Light Dirties" shall not be purchased by buyers other than the United States or any agency thereof. The terms "commercial user" and "industrial user" as used in this regulation shall not include the manufacturer of any egg product defined in § 1429.65 purchasing shell eggs which he manufactures into such egg products, but the maximum prices which such manufacturer may pay for such shell eggs are provided in § 1429.67a. Manufacturers of such egg products shall not purchase shell eggs used for this purpose in consumer grades or in procurement grades.

7. Section 1429.65 (a) (3) is amended to read as follows:

(3) "Current receipt eggs" means shell eggs of which at least 40 percent are U. S. Grade B and U. S. Light Dirties or better, and the balance are U. S. Grade C, except for a permitted tolerance per 30 dozen of four dozen U. S. Dirties, two dozen U. S. Checks, and one dozen "Loss". Such eggs shall have a net weight of not less than 43 pounds per 30 dozen for the lot sold.

8. Section 1429.65 (u) is amended to read as follows:

(u) "Retail grades" of shell eggs means all grades other than procurement grades and wholesale grades and "current receipt eggs" for which maximum prices are established herein, including United States Department of Agriculture consumer grades as defined in paragraph(s) (1) of this section and "checks" and "dirties".

9. Section 1429.65 (w) is added to read as follows:

(w) "Jobber", when applied to sales and deliveries of shell eggs, means a dealer who purchases eggs generally in wholesale grades from a first receiver and in less than carlot quantities; who customarily candles and grades such eggs into consumer grades; and who customarily sells such eggs to independent retailers in quantities of less than 50 cases.

10. Section 1429.65 (x) is added to read as follows:

(x) "Retail route seller" means a seller of shell eggs who distributes them to ultimate consumers other than commercial, industrial, institutional, or governmental users from an inventory stocked in trucks or other conveyances operated by driver salesmen over regular routes.

11. Section 1429.65 (y) is added to read as follows:

(y) "First receiver", when applied to sales and deliveries of shell eggs, means a dealer who purchases eggs generally in wholesale grades from a producer or shipper, and who customarily sells such eggs to jobbers and retailers.

12. Section 1429.67 (d) and Table A of such section are amended by eliminating therefrom all references to "assorted eggs".

13. Section 1429.67 (e) and Table B of such section are amended by eliminating therefrom all references to "assorted eggs".

14. The head-note of § 1429.67 (f) and sub-paragraph (1) of this section are amended to read as follows:

(f) *Maximum prices for San Francisco, Portland, Oregon, and Miami, Florida.* (1) Maximum prices in the basing point cities Portland, Oregon and San Francisco are $\frac{1}{2}$ cent less than those in the above Table A.

15. Section 1429.67 (i) is amended to read as follows:

(i) *Marking containers and packages.* The containers and packages of shell eggs sold to any purchaser other than an ultimate consumer shall be plainly marked with the grade, or if ungraded, the words "current receipt eggs" or "light dirty eggs", dirty eggs, and checks, and by size or weight. All invoices used in the sale of shell eggs shall contain like information.

16. Section 1429.67a is added to read as follows:

§ 1429.67a *Maximum prices for wholesale grades of shell eggs and "current receipt eggs" sold to a "first receiver" or to any purchaser other than the United States or any agency thereof, a jobber, a large retailer, an independent retailer, retail route seller, or user, or an ultimate consumer from the effective date of this amendment to August 28, 1943, inclusive. ("First receivers" and prior purchasers.)—(a) Maximum prices in basing point cities and Chicago, Illinois.* The maximum prices for shell eggs of wholesale grades and current receipt eggs sold and delivered from the effective date of this amendment to August 28, 1943, inclusive, to a "first receiver" or to any purchaser other than the United States or any agency thereof, a jobber, a large retailer, an independent retailer, retail route seller, a commercial, industrial, institutional, or non-federal governmental user, or an ultimate consumer in a basing point city named in Table I of this section for each week shall be the price per dozen for eggs of the particular wholesale grade, size, prescribed average net weight, and other

identification and for current receipt eggs set forth in such Table I of this section and for the week in which delivered. Such maximum prices in Chicago, Illinois, shall be the maximum prices per dozen for eggs of the particular wholesale grade, size, prescribed average net weight, and other identification and for current receipt eggs and for the week of delivery set forth in Table II of this section.

(b) *Maximum prices in "Area 1" except for New York City.* In all places other than New York City within "Area 1" the maximum prices for shell eggs of wholesale grades and for current receipt eggs sold and delivered from the effective date of this amendment to August 28, 1943, inclusive, to a first receiver or to any purchaser other than the United States or any agency thereof, a jobber, a large retailer, an independent retailer, retail route seller, a commercial, industrial, institutional, or non-federal governmental user, or an ultimate consumer for the week in which delivered shall be the maximum price per dozen for eggs of the particular wholesale grade, size, prescribed average net weight, and other identification and for current receipt eggs set forth in Table II of this section for Chicago, Illinois, plus the "transportation factor".

(1) "Transportation factor" when applied to shell eggs of wholesale grades and to current receipt eggs sold to a first receiver or to any purchaser other than the United States or any agency thereof, a jobber, a large retailer, an independent retailer, retail route seller, a commercial, industrial, institutional, or non-federal governmental user, or an ultimate consumer means the actual carlot freight rate per pound to or from a basing point city or as herein provided from Chicago, Illinois, to the place where the eggs are delivered, multiplied by the appropriate "multiplier" for the particular wholesale grade of eggs or for current receipt eggs sold and for the period in which such eggs are delivered. If there is no actual carlot freight rate between such places, then the lowest transportation charge by other means shall be used.

(2) The "multiplier" to be used in calculating the "transportation factor" for each wholesale grade of shell eggs and for current receipt eggs shall be 1.9 for standards and current receipts and 2.5 for specials and extras for all weeks from the effective date of this amendment to August 28, 1943 inclusive.

(c) *Maximum prices for wholesale grades and current receipt eggs in "Area 2", except basing point cities.* In "Area 2", except basing point cities, the maximum prices for shell eggs of wholesale grades and for current receipt eggs sold and delivered from the effective date of this amendment to August 28, 1943, inclusive, to a first receiver or to any purchaser other than the United States or any agency thereof, a jobber, a large retailer, an independent retailer, a retail route seller, a commercial, industrial, institutional, or non-federal governmental user, or an ultimate consumer at any place shall be determined as follows:

(1) From the maximum price in the basing point city reflecting the highest

price for shell eggs of the wholesale grade, size, and prescribed average net weight or for current receipt eggs sold for the week in which they are to be delivered, the "transportation factor" for such wholesale grade of eggs or for current receipt eggs from the point of delivery to the basing point city shall be subtracted. The resulting figure is the maximum price of such eggs delivered at their destination.

(d) *F. o. b. sales within 200 miles.* If the place of business of the seller from or at which he makes the particular sale of shell eggs of the wholesale grades specified in this section or of current receipt eggs is located within 200 miles of the place of business or place of use of the buyer purchasing such eggs, and the purchaser accepts the eggs at such place of business of the seller, or they are sold f. o. b. such seller's shipping point in the city, town, village, or hamlet in which seller's place of business is located, there shall be deducted from the maximum price in such city, town, village, or hamlet in which the seller's place of business is located the sum of 10 cents per case or equivalent quantity of eggs, and the reduced amount shall be the maximum price of such eggs at the place of acceptance or the place of sale f. o. b. seller's shipping point, as the case may be.

(e) *Maximum prices in cents per dozen by weeks for wholesale grades of shell eggs and current receipt eggs for civilian purchasers in the basing point cities of New York, Seattle, Los Angeles, San Diego, Phoenix and Tucson.*

TABLE I

WHOLESALE GRADES AND CURRENT RECEIPT EGGS FOR PERIOD THROUGH AUGUST 23

| Week beginning | Nos. 1, 2, 3, and 4 | | | Current receipts |
|----------------|---------------------|--------|-----------|------------------|
| | Specials | Extras | Standards | |
| June 28 | 43 | 40.5 | 38.5 | 37.5 |
| July 5 | 43 | 40.5 | 38.5 | 37.5 |
| 12 | 44 | 41.5 | 38.5 | 37.5 |
| 19 | 45 | 42.5 | 39.5 | 38.5 |
| 26 | 46 | 43.0 | 39.5 | 38.5 |
| Aug. 2 | 47 | 44.0 | 40.5 | 39.5 |
| 9 | 48 | 45.0 | 41.5 | 40.5 |
| 16 | 49 | 45.0 | 41.5 | 40.5 |
| 23 | 49 | 45.5 | 42.0 | 40.5 |

(1) The maximum prices in the basing point cities San Francisco and Portland, Oregon, are $\frac{1}{2}$ cent lower than those in the above table.

(2) The maximum prices in the basing point city, Miami, Florida, are $1\frac{1}{2}$ cents higher than those in the above table.

(3) For each pound of average net weight above the average net weight prescribed for the particular wholesale grade, there may be added to the maximum price for the particular grade and prescribed average net weight $\frac{1}{2}$ cent per dozen.

(4) For each pound or fraction of a pound less in average net weight than the average net weight prescribed for the particular wholesale grade, there shall be subtracted from the maximum price of the particular wholesale grade

and prescribed average net weight the sum of $\frac{3}{4}$ cent per dozen, and the reduced amount shall be the maximum price for the wholesale grade of eggs sold having such reduced weight.

(5) For purposes of paragraphs (3) and (4) of this section, the prescribed average net weight of all wholesale grades of "Specials" shall be 46 pounds, all "Extras" 44 pounds, all Standards 43 pounds.

(6) Shell eggs of wholesale grades when treated with a mineral oil for purposes of preservation may sell at 1 cent per dozen above the price for the particular grade, size, average, net weight, and other identification determined as provided herein.

(7) Current receipt eggs must have a net weight of not less than 43 pounds per case or equivalent quantity of eggs and no increase in price is permitted for current receipt eggs having a net weight of more than 43 pounds per case or equivalent quantity of eggs.

(8) "Checks and dirties" shall sell at 1 cent less per dozen than current receipt eggs.

(f) *Maximum prices in cents per dozen by weeks for wholesale grades of shell eggs and current receipt eggs for civilian purchasers in Chicago, Illinois.*

TABLE II

WHOLESALE GRADES AND CURRENT RECEIPT EGGS FOR PERIOD THROUGH AUGUST 23

| Week beginning | Nos. 1, 2, 3, and 4 | | | Current receipts |
|----------------|---------------------|--------|-----------|------------------|
| | Specials | Extras | Standards | |
| June 28 | 41 | 38.5 | 26.9 | 35.9 |
| July 5 | 41 | 38.5 | 26.9 | 35.9 |
| 12 | 42 | 39.5 | 26.9 | 35.9 |
| 19 | 43 | 40.5 | 27.9 | 36.9 |
| 26 | 44 | 41.0 | 27.9 | 36.9 |
| Aug. 2 | 45 | 42.0 | 28.9 | 37.9 |
| 9 | 46 | 43.0 | 29.9 | 38.9 |
| 16 | 47 | 43.0 | 29.9 | 38.9 |
| 23 | 47 | 43.5 | 40.4 | 38.9 |

17. A new § 1429.67b is added to read as follows:

§ 1429.67b *Maximum prices for wholesale grades and current receipt eggs sold to jobbers, retail route sellers, and large retailers at their warehouses.* The maximum price in cents per dozen for shell eggs of wholesale grades and current receipt eggs sold and delivered to a jobber, retail route seller, or large retailer at his warehouse, shall be one cent more per dozen than the maximum prices provided in Section 1429.67a of this regulation: *Provided, however,* That when any of such purchasers buy such shell eggs from any seller other than a first receiver they shall not pay more than the maximum price that may be paid by such first receiver as provided in § 1429.67a.

18. A new § 1429.67c is added to read as follows:

§ 1429.67c *Maximum prices for wholesale grades and current receipt eggs sold and delivered to independent retailers and commercial, industrial, in-*

stitutional, and non-federal governmental users, and large retailers at their individual stores. The maximum prices in cents per dozen for shell eggs of wholesale grades and current receipt eggs sold and delivered to an independent retailer, a large retailer at his individual store, or to a commercial, industrial, institutional, and non-federal governmental user shall be 2.5 cents more per dozen than the maximum prices provided in § 1429.67a of this regulation.

19. A new § 1429.67d is added to read as follows:

§ 1429.67d *Maximum prices for shell eggs of consumer grades sold and delivered to a first receiver or to any purchaser other than the United States or any agency thereof, a retailer, retail route seller, or commercial, industrial, institutional, or non-federal governmental user or ultimate consumer, or sold and delivered to a large retailer at his warehouse. (Jobbers, first receivers and prior purchasers.)* The maximum prices in cents per dozen for shell eggs of consumer grades sold and delivered to a first receiver or to any purchaser other than the United States or any agency thereof, a retailer, retail route seller, or commercial, industrial, institutional, or non-federal governmental user or an ultimate consumer, or sold and delivered to a "large retailer" at his warehouse, shall be $1\frac{1}{2}$ cents less per dozen than provided in § 1429.67.

20. A new § 1429.67e is added to read as follows:

§ 1429.67e *Maximum prices for shell eggs of consumer grades sold and delivered to retail route sellers.* The maximum prices in cents per dozen for shell eggs of consumer grades sold and delivered to a retail route seller shall be the same as the maximum prices provided in § 1429.67.

21. Section 1429.68 is amended to read as follows:

§ 1429.68 *Maximum prices of shell eggs sold by farmers, wholesale distributors, retail route sellers, and all sellers other than retailers to ultimate consumers.* The maximum prices for shell eggs sold and delivered by farmers, wholesale distributors, retail route sellers, or sellers other than retailers to ultimate consumers except commercial, industrial, institutional, or non-federal governmental users shall be calculated by multiplying by 1.17 the maximum price for the retail grade of eggs to be sold at the time and place of delivery, determined as provided in § 1429.67 immediately above for sales to retailers.

22. Section 1429.69 (d) (1) is amended to read as follows:

(1) Prices in the basing point cities Portland, Oregon, and San Francisco are $\frac{1}{2}$ cent lower than those in the above table.

23. The headnote of § 1429.69 (k) and Table I of such section are amended to read as follows:

(k) *Maximum prices in cents per dozen for wholesale grades of shell eggs for the United States or any agency thereof in the basing point cities of New York, Seattle, Los Angeles, San Diego, Phoenix, and Tucson.*

TABLE 1
For period
through
July 3, 1943

| Wholesale grades: | |
|----------------------------|------|
| U. S. No. 1 Specials..... | 42 |
| U. S. No. 2 Specials..... | 41.5 |
| U. S. No. 3 Specials..... | 41 |
| U. S. No. 4 Specials..... | 40.5 |
| U. S. No. 1 Extras..... | 39.5 |
| U. S. No. 2 Extras..... | 39 |
| U. S. No. 3 Extras..... | 38.2 |
| U. S. No. 4 Extras..... | 37.7 |
| U. S. No. 1 Standards..... | 37 |
| U. S. No. 2 Standards..... | 36.7 |
| U. S. No. 3 Standards..... | 36 |
| U. S. No. 4 Standards..... | 35.7 |
| U. S. No. 1 Trades..... | 35 |
| U. S. No. 2 Trades..... | 34.5 |
| U. S. Light Dirties..... | 35 |

24. Section 1429.69 (k) (1) is amended to read as follows:

(1) Maximum prices in the basing point cities Portland, Oregon and San Francisco are $\frac{1}{2}$ cent lower than those in the above table.

25. Section 1429.69 (l) is amended to read as follows:

(l) *Maximum prices in cents per dozen for wholesale grades of shell eggs of prescribed average net weight for the United States or any agency thereof in the City of Chicago and for use in pricing in "Area 1". (But not to be used as a "basing point city" for calculating prices in "Area 2.")*

TABLE 2
For period
through
July 3, 1943

| Wholesale grades: | |
|----------------------------|------|
| U. S. No. 1 Specials..... | 40.4 |
| U. S. No. 2 Specials..... | 39.6 |
| U. S. No. 3 Specials..... | 39.4 |
| U. S. No. 4 Specials..... | 38.9 |
| U. S. No. 1 Extras..... | 37.9 |
| U. S. No. 2 Extras..... | 37.4 |
| U. S. No. 3 Extras..... | 36.6 |
| U. S. No. 4 Extras..... | 36.1 |
| U. S. No. 1 Standards..... | 35.4 |
| U. S. No. 2 Standards..... | 35.1 |
| U. S. No. 3 Standards..... | 34.4 |
| U. S. No. 4 Standards..... | 34.1 |
| U. S. No. 1 Trades..... | 33.4 |
| U. S. No. 2 Trades..... | 32.9 |
| U. S. Light Dirties..... | 33.4 |

This amendment shall be effective July 12, 1943, except that § 1429.69 (k) and § 1429.69 (l) shall be effective as of June 26, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 5th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10586; Filed, July 5, 1943;
*4:53 p. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 425]

FRESH FRUITS, BERRIES AND VEGETABLES FOR PROCESSING

In the judgment of the Price Administrator, the maximum prices established by this regulation are and will be gen-

No. 133—5

erally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended. A statement of the considerations involved in the issuance of this regulation has been issued and filed with the Division of the Federal Register.*

§ 1439.354 *Maximum prices for sales of fresh fruits, berries and vegetables to processors.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, Maximum Price Regulation No. 425 (Fresh Fruits, Berries and Vegetables for Processing), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1439.354 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4631.

MAXIMUM PRICE REGULATION NO. 425—FRESH FRUITS, BERRIES AND VEGETABLES FOR PROCESSING

ARTICLE I—EXPLANATION OF THE REGULATION Sec.

1. Purpose of the regulation.
2. Definitions.

ARTICLE II—PRICING SECTIONS

3. List of maximum prices for fresh fruits sold for processing.
4. List of maximum prices for fresh berries sold for processing.

ARTICLE III—GENERAL PROVISIONS

6. Maximum prices for fresh fruits, berries and vegetables of lower than specified grade.
7. Adjustable pricing.
8. Records.
9. Compliance with the regulation.
10. Geographical applicability.
11. Export sales.
12. Applicability of other maximum price regulations.
13. Petitions for amendment.

Article I—Explanation of the Regulation

SECTION 1. *Purpose of the regulation.* The purpose of this regulation is to establish dollars and cents maximum prices for certain fresh fruits, berries and vegetables in sales to processors. Prices are in effect from July 5, 1943.

The general provisions of the regulation shall apply to the extent that they are not inconsistent with the provisions of the pricing sections applicable to particular commodities.

SEC. 2. *Definitions.* Unless the context indicates otherwise, the definitions set forth in the General Maximum Price Regulation¹ shall be applicable to similar terms used in this regulation. When used in this regulation, the term:

(a) "Processor" means a person who commercially processes the fresh fruit, berry or vegetable being priced. For example, one who cans or freezes the product being priced, or who uses it in making confectionery or bakery products, is a "processor".

(b) "Sales to processors" means sales by any person to a processor.

(c) "Commodity covered by this regulation" means any fresh fruit, berry or

vegetable for which a maximum price for sales to processors is established by this regulation.

(d) "Fresh fruit, berry or vegetable of lower than specified grade" means any commodity covered by this regulation which does not conform to at least the minimum quality standard or grade specified for such commodity under the provisions of this regulation.

Article II—Pricing Sections

SEC. 3. *List of maximum prices for fresh fruits sold for processing.* In sales to any processor, the seller's maximum prices for the following listed fresh fruits shall be (prices include delivery to the processing plant):

| Variety: | Cents per pound |
|--------------------------------|--------------------|
| Cherries, red sour pitted..... | 8 $\frac{1}{2}$ |

SEC. 4. *List of maximum prices for fresh berries sold for processing.* In sales to any processor, the seller's maximum prices for the following listed fresh berries shall be (prices include delivery to the processing plant):

| Variety: | Cents per pound |
|------------------------|--------------------|
| Red raspberries..... | 15 |
| Black raspberries..... | 13 |
| Youngberries..... | 13 |
| Boysonberries..... | 12 |
| Loganberries..... | 12 |
| Blackberries..... | 12 |
| Georchberries..... | 8 |

Article III—General Provisions

SEC. 6. *Maximum prices for fresh fruits, berries and vegetables of lower than specified grade.* The maximum price for sales of any fresh fruit, berry or vegetable of lower than specified grade shall be the maximum price established for the lowest specified grade of that particular commodity under the applicable provisions of this regulation.

SEC. 7. *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization shall be given by order.

SEC. 8. *Records.* A person, other than a producer, who sells or delivers any fresh fruit, berry or vegetable to a processor, or a processor who buys or receives any such commodity, shall keep for examination by the Office of Price Administration, so long as the Emergency Price Control Act of 1942, as amended, shall remain in effect, records showing in each case the date of sale, the quantity and

*Copies may be obtained from the Office of Price Administration.

¹8 F.R. 3096, 3649, 4347, 4480, 4724, 4970, 4846, 6047, 6362, 8311.

grade sold, the price charged, and the name and address of the purchaser or seller, as the case may be. Records shall be available for examination by the Office of Price Administration at any reasonable time.

SEC. 9. Compliance with the regulation—(a) *No buying or selling above maximum prices.* After this regulation is effective, regardless of any contract, agreement or other obligation, no person shall sell or deliver any fresh fruit, berry or vegetable to any processor, and no processor shall buy or receive the commodity, at prices higher than the maximum prices established for it under this regulation; and no person shall agree, offer, solicit or attempt to do any of these things. However, prices lower than the maximum prices may be charged and paid.

(b) *Evasion.* The maximum prices established under this regulation shall not be evaded by direct or indirect methods, whether by commission, service, transportation or other charge or discount, premium or other privilege; by tying-agreement or other trade understanding; by business practices relating to grading or packing, or in any other way.

(c) *Enforcement.* Any person violating the provisions of this regulation is subject to the criminal penalties, civil enforcement actions and suits for treble damages as provided in the Emergency Price Control Act of 1942, as amended.

SEC. 10. Geographical applicability. The provisions of this regulation shall apply only to the forty-eight states of the United States and the District of Columbia, except as may be otherwise provided for a particular commodity.

SEC. 11. Export sales. The maximum prices at which a person may export any commodity covered by this regulation shall be determined in accordance with the Second Revised Maximum Export Price Regulation,² and amendments.

SEC. 12. Applicability of other maximum price regulations. The provisions of this regulation supersede the provisions of other maximum price regulations to the extent that those regulations apply to sales to or purchases by processors of commodities covered by this regulation.

SEC. 13. Petitions for amendment. Persons seeking modification of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.³

Effective date. This regulation shall become effective July 5, 1943.

NOTE: All reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 5th day of July 1943.

PRENTISS M. BROWN,
Administrator.

Approved:

PAUL A. PORTER,
Acting War Food Administrator.

[F. R. Doc. 43-10849; Filed, July 5, 1943;
4:31 p. m.]

² 8 F.R. 4132, 5987, 7662.

³ 7 F.R. 8961; 8 F.R. 3313, 3533, 6173.

**PART 1394—RATIONING OF FUEL AND
FUEL PRODUCTS**
[RO 5C,¹ Amdt. 61]

MILEAGE RATIONING: GASOLINE REGULATIONS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Ration Order 5C is amended in the following respects:

1. Section 1394.8004 (d) is amended to read as follows:

(d) Each person to whom a ration book has been or is hereafter issued shall write, stamp or print, clearly and in ink, on the face of the coupons issued to him the following information, except that if no space for notation is provided on the face of the coupons the notation shall be on the reverse side:

(1) In the case of Class A books, the license number and state of registration of the vehicle for which such ration was issued. This information shall be endorsed not later than July 22, 1943, upon each coupon in a ration issued before that date, and shall be endorsed upon each coupon immediately after receipt of any ration issued on or after that date.

(2) In the case of Class B; C, D, T-1 or T-2 books, the license number and state of registration of the vehicle for which such ration was issued, except that in the case of interchangeable coupon books issued for fleet or official vehicles the information shall be the official or fleet designation (or the certificate of war necessity number in the case of commercial vehicles not bearing fleet designations) and the state and city or town in which the principal office of the fleet operator is located. This information shall be endorsed not later than July 22, 1943, upon each coupon in a ration which has been issued before that date, and shall be endorsed upon each coupon immediately after receipt of any ration issued on or after that date.

(3) In the case of E and R book coupons, the name and address of the person to whom the ration was issued, as they appear on the front cover of the ration book. These notations are required only when a transfer is made off the premises of the consumer.

2. Section 1394.8004 (e) is amended to read as follows:

(e) Each person to whom bulk coupons have been issued shall not later than July 22, 1943, write, stamp or print his name and address clearly and in ink on the reverse side of each coupon issued to him unless his name and address have already been written on the coupons at the time of issuance, or unless such coupons have been issued as a special ration for furlough travel pursuant to § 1394.7854.

*Copies may be obtained from the Office of Price Administration.

¹ 7 F.R. 9135, 9787, 10147, 10016, 10110, 10338, 10706, 10788, 10787, 11009, 11070; 8 F.R. 179, 274, 369, 372, 607, 665, 1028, 1202, 1203, 1365, 1282, 1366, 1318, 1588, 1813, 1895, 2098, 2213, 2288, 2353, 2431, 2595, 2780, 2720, 3096, 3261, 3253, 3255, 3254, 3315, 3616, 4189, 4341, 4850, 4976, 5267, 5268, 5486, 5564, 5758, 6261, 6179, 6441, 6846; 6687, 7390, 7455, 8009, 8180.

3. Section 1394.8206 (b) is amended to read as follows:

(b) Every dealer and intermediate distributor shall write or stamp clearly and in ink, on the face of each inventory coupon issued to him the name and address of his establishment as shown on his certificate of registration, except that if no space for the notation is provided on the face of the coupon the notation shall be made on the reverse side. This information shall be endorsed not later than July 22, 1943, upon each inventory coupon which has been issued before that date, and shall be endorsed upon each inventory coupon issued on or after that date immediately after receipt by the person to whom it was issued.

This amendment shall become effective July 12, 1943.

(Pub. Law 671, 76th Cong.; as amended by Pub. Laws 89, 421 and 507, 77th Cong.; W. P. B. Dir. No. 1, Supp. Dir. No. 1Q, 7 F.R. 562, 9121; E.O. 9125, 7 F.R. 2719)

Issued this 6th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10879; Filed, July 6, 1943;
11:52 a. m.]

**PART 1407—RATIONING OF FOOD AND FOOD
PRODUCTS**

[RO 3,¹ Amdt. 71]

SUGAR

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Rationing Order No. 3 is amended in the following respects:

1. Section 1407.109a (a) is amended to read as follows:

(a) Each owner of a registering unit which includes or is composed of one or more wholesale establishments, more than one retail establishment, or a single retail establishment whose gross sales of all foods during the month of December 1942, or during any single calendar month since December 1942, were more than \$2500.00, shall open at least one account for all the component establishments of such registering unit.

2. Section 1407.109a (b) is added to read as follows:

(b) The owner of any other registering unit composed of only one retail establishment may open an account for such establishment if such establishment had an account on April 27, 1943, or has a ration bank account for any other rationed food. (A bank is not required to open or maintain such accounts, but if it does so, it must open or maintain them for any such retail establishment which applies.)

3. Section 1407.109a (f) is revoked.

This amendment shall become effective July 12, 1943.

(Pub. Law 421, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB

¹ 8 F.R. 5908, 6687, 6135, 6442, 6028, 6901, 7351, 7380, 8010, 8184, 8678, 9011.

Dir. 1 and Supp. Dir. 1E, 7 F.R. 562, 2965; Food Dir. No. 3, 8 F.R. 2005)

Issued this 6th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10380; Filed, July 6, 1943;
11:53 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 12,¹ Amdt. 45]

COFFEE RATIONING REGULATIONS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Ration Order No. 12 is amended in the following respects:

1. Section 1407.992 (a) (2) is amended to read as follows:

(2) A single retail establishment whose gross sales of all foods made from such establishment during the month of December 1942, or during any single calendar month since December 1942, were more than \$2,500.00 or which receives coffee stamps or certificates from and makes transfers to consumers by mail; or

2. Section 1407.992 (b) is added to read as follows:

(b) Any other retailer may open an account for his establishment if such establishment had an account on April 27, 1943, or has a ration bank account for any other rationed food. (A bank is not required to open or maintain such accounts; but if it does so, it must open or maintain them for any such retail establishment which applies.)

3. Section 1407.992 (f) is revoked.

This amendment shall become effective July 12, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 507, 421, and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. No. 1, Supp. Dir. No. 1-R; Food Dir. 3, 8 F.R. 2005)

Issued this 6th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10381; Filed, July 6, 1943;
11:53 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 13,² Amdt. 45]

PROCESSED FOODS

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 3400, 3843, 4486, 4519, 4977, 4892, 5318, 5480, 5486, 5818, 5846.

² 8 F.R. 1840, 2677, 2288, 2681, 2684, 2943, 3179, 3745, 3949, 4342, 4525, 4726, 4784, 4921, 5318, 5342, 5480, 5568, 5757, 5758, 5818, 5819, 5847, 6046, 6137, 6138, 6181, 6836, 6839, 7353, 7490, 7589, 8276, 8357, 8705, 9024, 9012.

Ration Order 13 is amended in the following respect:

1. Section 8.2 (c) is amended by deleting the last two sentences and adding the following:

Any other retailer may open an account for his retail establishment if he had a processed foods ration bank account on April 16, 1943, or has a ration bank account for any other rationed food. A bank is not required to open or maintain such accounts; but if it does so, it must open or maintain them for any such retailer who applies.) No other retailer may open an account.

This amendment shall become effective July 12, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; Food Directive 3, 8 F.R. 2005, and Food Directive 5, 8 F.R. 2251)

Issued this 6th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10382; Filed, July 6, 1943;
11:52 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 16,¹ Amdt. 46]

MEAT, FATS, FISH AND CHEESES

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Ration Order 16 is amended in the following respect:

1. Section 9.2 (c) is amended by deleting the last sentence and inserting the following between the third and fourth sentences:

Any other retailer may open an account for his retail establishment if he had a ration bank account on March 30, 1943, for foods covered by this order, or has a ration bank account for any other rationed food. (A bank is not required to open or maintain such accounts; but if it does so, it must open or maintain them for any such retailer who applies.)

This amendment shall become effective July 12, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; and Supp. Dir. 1-M, 7 F.R. 8234; Food Directive 1, 8 F.R. 827; Food Dir. 3, 8 F.R. 2005; Food Dir. 5, 8 F.R. 2251; Food Dir. 6, 8 F.R. 3471; Food Dir. 7, 8 F.R. 3471.)

Issued this 6th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10383; Filed, July 6, 1943;
11:52 a. m.]

¹ 8 F.R. 6446, 6014, 6020, 6057, 6340, 6369, 6361, 7115, 7203, 7281, 7435, 7491, 7553, 8357, 8540, 8641, 8863, 9244, 9255, 9014.

TITLE 46—SHIPPING

Chapter II—Coast Guard: Inspection and Navigation

Subchapter D—Tank Vessels

PART 35—OPERATION

AMENDMENTS TO REGULATIONS; APPROVAL OF EQUIPMENT

By virtue of the authority vested in me by R.S. 4405, 4417a, 4426, 4479, 4488, 4491, as amended, 49 Stat. 1544, 54 Stat. 163-167, 1028 (46 U.S.C. 375, 391a, 404, 472, 481, 489, 367, 526-526f, 463a), and Executive Order 9083, dated February 28, 1943 (7 F.R. 1699), the following amendments to the Inspection and Navigation regulations, and approval of miscellaneous items of equipment for the better security of life at sea are prescribed:

Section 35.4-1 (a) is amended to read as follows:

§ 35.4-1 *Warning signals and signs, TB/ALL*—(a) *Red warning signals.* During transfer of bulk cargo while fast to a dock, a red signal (flag by day and electric lantern at night) shall be so placed that it will be visible on all sides. While transferring bulk cargo at anchor, a red flag only shall be displayed.

Section 35.5-3 is amended by changing the last sentence thereof to read as follows:

§ 35.5-3 *Closing of scuppers and sea valves—TB/ALL.* * * * Sea valves shall be closed and lashed, or sealed to indicate that they should not be open during all cargo loading operations. Under no circumstances shall such valves be secured by locks.

MISCELLANEOUS ITEMS OF EQUIPMENT APPROVED

The following miscellaneous items of equipment for the better security of life at sea are approved:

Gas Mask

M. S. A. ammonia mask with all-vision facepiece (Dwg. No. A 1128-1, dated 20 November 1939), manufactured and submitted by the Mine Safety Appliances Company, Pittsburgh, Pa. (approved for use against ammonia vapors only).

Bilge Pump

Blackmer hand force pump (U.S.C.G. No. 2) for use as a bilge pump in lifeboats not exceeding 700 cubic feet capacity (Dwg. No. MB 407-A, dated 19 April 1943), manufactured by Blackmer Pump Company, Grand Rapids, Mich.

Signal Pistol

Mark IV parachute flare signal pistol (Assembly Dwg. No. D-3873, dated 14 April 1943), manufactured by Harrington & Richardson Arms Company, Worcester, Mass.

Fire Extinguishing Apparatus

Air operated carbon dioxide fire extinguishing system (Dwgs. Nos. 79874-H, 64842-B, 79903-B, 79745-B, 79904-A, 79744-B, 79905-A, 64614-A, 92880-D, 79746-E, 92769, 65330-A, 80097-C, 28126-A, 80040-A, 93123, 92609-B, 92797-B, 93115-C, 65218-D, 60515-S,

62819-R, 91849-J, 63675-J, 26872-A, 79651-C, 79652-C, 64610-A, 90540-C, 63999-E, 77333-G, and 78389-H), manufactured and submitted by Walter Kidde & Company, Inc., Bloomfield, N. J.

R. R. WAESCHE,
Commandant.

JULY 5, 1943.

[F. R. Doc. 43-10860; Filed, July 6, 1943;
10:43 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Bituminous Coal Division.

[Docket No. A-2024]

DISTRICT BOARD 15

MEMORANDUM OPINION AND ORDER DENYING TEMPORARY RELIEF AND NOTICE OF AND ORDER FOR HEARING

In the matter of the petition of District Board No. 15 requesting increases in the effective minimum prices for certain coals produced in Production Groups Nos. 1, 4, 5, 10 and 11 for rail shipments into certain market areas.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, was duly filed with this Division by the above-named party, requesting (a) certain increases in the effective minimum prices for domestic, commercial and industrial coals in Size Groups 11, 12, and 13 produced at mines in Production Groups Nos. 1, 4, 5, 10, and 11 in District No. 15 for shipment by rail into Market Area 209; (b) certain increases in the effective minimum prices applicable to domestic, commercial and industrial coals in Size Groups 1, 2, 3, 4, 6, 8, 10, 11, and 14, produced at mines in Production Group No. 11 in District No. 15, for shipment by rail into Market Area 56 and (c) that pending final disposition of this request, a temporary order be issued granting such relief.

No reasonable showing of necessity having been made for the granting of temporary relief herein without a hearing;

Now, therefore, *It is ordered*, That the request for temporary relief be, and the same hereby is, denied without prejudice to the renewal of such request for temporary relief, upon further showing or upon the basis of the record to be made at the hearing to be held herein.

It is further ordered, That a hearing in the above-entitled matter under the applicable provisions of said Act and the Rules of the Division be held on July 30, 1943, at 1:30 o'clock in the afternoon of that day at a hearing room of the Bituminous Coal Division at Room 536, Dwight Building, Kansas City, Missouri.

It is further ordered, That D. C. McCurtain, or any other officer or officers of the Division duly designated for that purpose shall preside at the hearing in such matter. The officers so designated to preside at such hearing are hereby authorized to conduct said hearing, to administer oaths and affirmations, examine witnesses, take evidence, to con-

tinue said hearing from time to time, and to prepare and submit proposed findings of fact and conclusions and the recommendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to all parties herein and to persons or entities having an interest in this proceeding and eligible to become a party herein. Any person desiring to be admitted as a party to this proceeding may file a petition of intervention in accordance with the rules and regulations of the Bituminous Coal Division for proceedings instituted pursuant to section 4 II (d) of the Act, setting forth the facts on the basis of which the relief in the original petition is supported or opposed or on the basis of which other relief is sought. Such petitions of intervention shall be filed with the Bituminous Coal Division on or before July 24, 1943.

All persons are hereby notified that the hearing in the above-entitled matter and any orders entered therein, may concern, in addition to the matters specifically alleged in the petition, other matters necessarily incidental and related thereto, which may be raised by amendment to the petition, petitions of intervention or otherwise, or which may be necessary corollaries to the relief, if any, granted on the basis of this petition.

The matter concerned herewith is in regard to an original petition filed by District Board No. 15 requesting that the minimum prices as set forth in the schedule of effective minimum prices for District No. 15 for all shipments except truck be increased by the amounts indicated below in order to reflect changes in certain freight rates:

(a) For coals in Size Groups 11, 12, and 13 produced at mines in Production Groups Nos. 1, 4, 5, 10, and 11 in District No. 15 for domestic, commercial and industrial uses when shipped by rail for consumption in Market Area 209 (Atchison-Lansing-Leavenworth):

| | Size group | Production group No. 1 | Group No. 4 | Group No. 5 | Group No. 10 | Group No. 11 |
|-------------------------|------------|------------------------|-------------|-------------|--------------|--------------|
| Domestic and commercial | (11) | 0.01 | 0.01 | 0.01 | 0.01 | 0.01 |
| | (12) | .01 | .01 | .01 | ----- | ----- |
| | (13) | .01 | .01 | .01 | ----- | ----- |
| Industrial | (12) | .01 | .01 | .01 | ----- | ----- |
| | (13) | .01 | .01 | ----- | ----- | ----- |

(b) For coals produced at mines in Production Group No. 11 of District No. 15 for domestic, commercial and industrial uses when shipped by rail for consumption in Market Area 56 (Sioux City, Iowa):

| Size group: | Production group No. 11 |
|-------------|-------------------------|
| 1 | 0.50 |
| 2 | .50 |
| 3 | .50 |
| 4 | .50 |
| 6 | .10 |
| 8 | .10 |
| 10 | .10 |
| 11 | .10 |
| 14 | .10 |

Dated: July 5, 1943.

[SEAL]

DAN H. WHEELER,
Director.

[F. R. Doc. 43-10809; Filed, July 5, 1943;
10:38 a. m.]

[Docket No. A-1704]

WORDEN COAL CO.

MEMORANDUM OPINION AND ORDER OF THE DIRECTOR

In the matter of the petition of Worden Coal Company (P. H. Scanlon) for the establishment of price classifications and minimum prices for coals of the Worden Coal Company in District No. 10.

On May 20, 1943, after notice and hearing, Edward J. Hayes, a duly designated Examiner of the Bituminous Coal Division, filed a Report in which he found that the minimum f. o. b. mine prices for truck shipment for the coals in Size Groups 1 to 6, inclusive, produced at the Worden C. C. Mine (Mine Index No. 1314), should be uniformly increased 15 cents per net ton, and recommended that an order be entered amending the Schedule of Effective Minimum Prices for District No. 10 for Truck Shipments in conformity therewith.

An opportunity to file exceptions to the Report of the Examiner was afforded all interested parties. As of the date hereof no such exceptions have been filed.

I have considered the entire record in this proceeding, including the Report of the Examiner, and I find that the Examiner's proposed findings and conclusions are adequate and accurate and that his recommendations should be followed. Accordingly, I have concluded to approve and adopt the proposed findings of fact and conclusions of law of the Examiner as the findings of fact and conclusions of law of the Director.

Upon the basis of the entire record in this proceeding and pursuant to section 4 II (d) and other provisions of the Bituminous Coal Act of 1937,

It is hereby ordered, That the proposed findings of fact and the proposed conclusions of law of the Examiner are approved and adopted as the findings of fact and the conclusions of law of the Director;

It is further ordered, That the Schedule of Effective Minimum Prices for District No. 10 for Truck Shipments is amended by revising the minimum f. o. b. mine prices for truck shipment for the coals in Size Groups 1 to 6, inclusive, produced at the Worden C. C. Mine (Mine Index No. 1314) of Worden Coal Company (Patrick H. Scanlon)¹ in Section No. 8 of District 10 as follows:

| Size group | 1 | 2 | 3 | 4 | 5 | 6 |
|------------|-----|-----|-----|-----|-----|-----|
| Price | 240 | 235 | 230 | 220 | 215 | 210 |

¹ These prices include the general increase in prices directed by General Docket No. 21, order issued August 28, 1942.

² Petitioner is so-described in the Schedule of Effective Minimum Prices for District No. 10 for Truck Shipments.

Dated: July 1, 1943.

[SEAL]

DAN H. WHEELER,
Director.[F. R. Doc. 43-10802; Filed, July 5, 1943;
10:40 a. m.]

[Docket No. A-1923]

RALPH TALARICO

NOTICE OF AND ORDER FOR HEARING

In the matter of the petition of Ralph Talarico for revision of the effective price classifications and minimum prices for the coals of the Grasso Mine.

A petition, pursuant to the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party;

It is ordered, That a hearing in the above-entitled matter under the applicable provisions of said Act and the Rules of the Division be held on August 9, 1943, at 10 o'clock in the forenoon of that day at a hearing room of the Bituminous Coal Division, at the Grand Jury Rm., Post Office Bldg., Denver, Colorado.

It is further ordered, That Charles O. Fowler, or any other officer or officers of the Division duly designated for that purpose shall preside at the hearing in this matter. The officers so designated to preside at such hearing are hereby authorized to conduct said hearing, to administer oaths and affirmations, examine witnesses, take evidence, to continue said hearing from time to time, and to prepare and submit proposed findings of fact and conclusions and the recommendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to all parties herein and to persons or entities having an interest in this proceeding and eligible to become a party herein. Any person desiring to be admitted as a party to this proceeding may file a petition of intervention in accordance with the rules and regulations of the Bituminous Coal Division for proceedings instituted pursuant to 4 II (d) of the Act, setting forth the facts on the basis of which the relief in the original petition is supported or opposed or on the basis of which other relief is sought. Such petitions of intervention shall be filed with the Bituminous Coal Division on or before August 4, 1943.

All persons are hereby notified that the hearing in the above-entitled matter and any orders entered therein, may concern, in addition to the matters specifically alleged in the petition, other matters necessarily incidental and related thereto, which may be raised by amendment to the petition, petitions of intervention or otherwise, or which may be necessary corollaries to the relief, if any, granted on the basis of this petition.

The matter concerned herewith is in regard to the petition of Ralph Talarico requesting (1) that his Grasso Mine, Mine Index No. 456, presently classified in Subdistrict 16 in District No. 17, be reclassified and placed in Subdistrict 15 and (2) the following revisions in the

effective price classifications and minimum prices in cents per ton for the coals produced from his Grasso Mine, Mine Index No. 456:

| FROM | | | | | | | | | |
|----------------|-----|-----|-----|-----|-----|-----|-----|-----|-----|
| SUBDISTRICT 10 | | | | | | | | | |
| Size groups... | 2 | 3 | 4 | 5 | 0 | 10 | 11 | 13 | 17 |
| | 405 | 350 | 300 | 235 | 245 | 200 | 200 | 310 | 300 |

| TO | | | | | | | | | |
|----------------|-----|-----|-----|-----|-----|-----|-----|-----|-----|
| SUBDISTRICT 15 | | | | | | | | | |
| Size groups... | 2 | 3 | 4 | 5 | 0 | 10 | 11 | 13 | 17 |
| | 450 | 435 | 425 | 410 | 325 | 310 | 270 | 225 | 310 |

Dated: July 2, 1943.

[SEAL]

DAN H. WHEELER,
Director.[F. R. Doc. 43-10805; Filed, July 5, 1943;
10:39 a. m.]

Bureau of Reclamation.

COLORADO RIVER STORAGE PROJECT, UTAH

FIRST FORM RECLAMATION WITHDRAWAL

Correction

In the document appearing on page 8555 of the issue for Tuesday, June 22, 1943, the fifth line under Tyzack Reservoir Site should read as follows:

Sec. 10, NE $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$, SE $\frac{1}{4}$:

DEPARTMENT OF LABOR.

. Wage and Hour Division.

LEARNER EMPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the Act are issued under section 14 thereof, Part 522 of the Regulations issued thereunder (August 16, 1940, 5 F.R. 2862, and as amended June 25, 1942, 7 F.R. 4725), and the determination and order or regulation listed below and published in the FEDERAL REGISTER as here stated.

Apparel Learner Regulations, September 7, 1940 (5 F.R. 3591), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes and Leather and Sheep-Lined Garments, Divisions of the Apparel Industry, Learner Regulations, July 20, 1942 (7 F.R. 4724), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Artificial Flowers and Feathers Learner Regulations, October 24, 1940 (5 F.R. 4293).

Glove Findings and Determination of February 20, 1940, as amended by Administrative Order September 20, 1942 (5 F.R. 3748), and

as further amended by Administrative Order, March 13, 1943 (8 F.R. 3079).

Hosiery Learner Regulations, September 4, 1940 (5 F.R. 3539), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Independent Telephone Learner Regulations, September 27, 1940 (5 F.R. 3323).

Knitted Wear Learner Regulations, October 10, 1940 (5 F.R. 3332), as amended by Administrative Order, March 13, 1943 (8 F.R. 3079).

Millinery Learner Regulations, Custom Made and Popular Priced, August 29, 1940 (5 F.R. 3332, 3333).

Textile Learner Regulations, May 16, 1941 (6 F.R. 2449), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Woolen Learner Regulations, October 30, 1940 (5 F.R. 4302).

Notice of Amended Order for the Employment of Learners in the Cigar Manufacturing Industry, July 29, 1941 (6 F.R. 3753).

The employment of learners under these certificates is limited to the terms and conditions therein contained and to the provisions of the applicable determination and order or regulations cited above. The applicable determination and order or regulations, and the effective and expiration dates of the certificates issued to each employer is listed below. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates, may seek a review or reconsideration thereof.

NAME AND ADDRESS OF FIRM, INDUSTRY, PRODUCT, NUMBER OF LEARNERS AND EFFECTIVE DATES

Apparel

Benson Wholesale Tailors, 427 Camp Street, New Orleans, Louisiana; Naval Officers' uniforms; 5 percent (T); effective July 5, 1943, expiring July 5, 1944.

J. Capps & Sons, Ltd., Jacksonville, Illinois; Men's clothing; 5 percent (T); effective July 5, 1943, expiring July 5, 1944.

Kurzen Brothers Co., Inc., 317 Sibley Street, St. Paul, Minnesota; Men's overcoats; 5 learners (T); effective July 3, 1943, expiring July 3, 1944.

Single Pants, Shirts, and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes, and Leather and Sheep-Lined Garments Divisions of the Apparel Industry:

Davis Manufacturing Company, Lykens, Pennsylvania; Women's sportswear, dickeys & apparel, contract work; 60 learners (E); effective July 2, 1943, expiring December 2, 1943. (This certificate replaces the one you now have, effective June 2, 1943, expiring December 2, 1943.)

Elder Manufacturing Company, Dexter, Missouri; Men's dress and sports shirts, Army Officers' shirts for sale to Post Exchanges; 10 percent (T); effective July 3, 1943, expiring July 3, 1944.

Items, Incorporated, 701 South Third Street, Belleville, Illinois; Cotton house dresses, mosquito bars; 10 learners (T); effective July 5, 1943, expiring July 5, 1944.

Liotta Sportswear, 128 N. White Street, Shenandoah, Pennsylvania; Ladies' and nurses' dresses; 25 learners (E); effective July 1, 1943, expiring January 25, 1944.

Marathon Underwear Corporation, 958 South Los Angeles Street, Los Angeles, California; Ladies' lingerie and blouses; 10 percent (T); effective July 5, 1943, expiring July 5, 1944.

Mauch Chunk Dress Company, 268 West Broadway, Mauch Chunk, Pennsylvania; Dresses, negligees, housecoats, WAAC exercise suits; 15 learners (E); effective July 1, 1943, expiring January 1, 1944.

Medwin Company, Inc., W. Bridge and So. Partition Streets, Saugerties, New York; Ladies' sportswear; 10 learners (T); effective June 30, 1943, expiring June 30, 1944.

Mendenhall-Graham Company, 514 West 1st Street, Duluth, Minnesota; Men's and boys' cotton and wool work garments; 5 learners (T); effective July 2, 1943, expiring July 2, 1944.

O'Bryan Brothers, Inc., 190 Main Street, San Francisco, Calif.; Women's and children's rayon lingerie; 5 learners (T); effective July 5, 1943, expiring July 5, 1944.

Peter Piper Clothes Company, 147 N. 10th Street, Philadelphia, Pennsylvania; Boys' wash suits; 10 learners (T); effective July 3, 1943, expiring July 3, 1944.

Rosette Manufacturing Company, 625 LaSalle Street, Berwick, Pennsylvania; Ladies' cotton aprons and coveralls; 10 learners (T); effective July 3, 1943, expiring July 3, 1944.

Shane Uniform Company, 2015 West Maryland Street, Evansville, Indiana; Uniforms and coveralls; 10 learners (A. T.); effective July 5, 1943, expiring February 8, 1944.

Van Deusen Dress Manufacturing Company, Cobleskill, New York; Children's cotton dresses; 10 percent (T); effective July 7, 1943, expiring July 7, 1944.

Zulick Underwear Mill, 128 Center Avenue, Schuylkill Haven, Pennsylvania; Rayon lingerie and sportswear; 10 learners (T); effective July 14, 1943, expiring July 14, 1944.

Gloves

Stott & Son Corporation, 220 E. 3rd Street, Winona, Minnesota; Work gloves; 12 learners (A. T.); effective July 6, 1943, expiring January 6, 1944.

Hosiery

Portage Hosiery Company, 107 East Mullett Street, Portage, Wisconsin; Seamless hosiery; 3 percent (A. T.) effective July 5, 1943, expiring October 26, 1943.

Telephone

Commonwealth Telephone Company, 45 Owen Street, Forty Fort, Pennsylvania; to employ learners as commercial switchboard operators at its Montrose, Pennsylvania exchange, located at 10 Public Avenue, Montrose, Pennsylvania; effective July 3, 1943, expiring July 3, 1944.

Commonwealth Telephone Company, 45 Owen Street, Forty Fort, Pennsylvania; to employ learners as commercial switchboard operators at its Clarks Summit exchange, located at 108 North State Street, Clarks Summit, Pennsylvania; effective July 3, 1943, expiring July 3, 1944.

Textile

Perkasie Throwing Mill, Inc., 9th Street, Perkasie, Penn.; Nylon, rayon and cotton; 8 learners (A. T.); effective July 1, 1943, expiring July 1, 1944.

Phoenix Hosiery Company, 320 E. Bufalo Street, Milwaukee, (1), Wisconsin; Cotton, rayon and combination yarns; 15 learners (A. T.); effective July 5, 1943, expiring December 28, 1943.

Cigar

Consolidated Cigar Corporation, 2nd & Chestnut Streets, Copley, Pennsylvania; Cigars; 10 percent (T); Cigar Machine Operators and Cigar Packers for a learning period of 320 hours and Stripping machine operators for a learning period of 160 hours at 75% of applicable minimum wage; effective July 7, 1943, expiring July 7, 1944.

Consolidated Cigar Corporation, 840 North Prince Street, Lancaster, Pennsylvania; Cigars; 10 percent (T); Cigar Machine Operators and Cigar Packers for a learning period of 320 hours and Stripping machine operators for a learning period of 160 hours at 75% of applicable minimum wage; effective July 7, 1943, expiring July 7, 1944.

Consolidated Cigar Corporation, Randolph & Jefferson Streets, Philadelphia, Pennsylvania; Cigars; 10 percent (T); Cigar Machine Operators and Cigar packers for a learning period of 320 hours and Stripping machine operators for a learning period of 160 hours at 75% of applicable minimum wage; effective July 7, 1943, expiring July 7, 1944.

Signed at New York, N. Y., this 3d day of July 1943.

MERLE D. VINCENT,
Authorized Representative
of the Administrator.

[F. R. Doc. 43-10837; Filed, July 5, 1943; 11:40 a. m.]

INTERSTATE COMMERCE COMMISSION.

[Special Permit 27 Under Service Order 123]

CHICAGO, ROCK ISLAND AND PACIFIC RAILWAY CO., ET AL.

RECEIVING OF POTATOES IN TRANSIT

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph (§ 95.307) of Service Order No. 123 of May 14, 1943, as amended, permission is granted for:

Either The Chicago, Rock Island and Pacific Railway Company (Frank O. Lowden and Joseph B. Fleming, Trustees), The Kansas City Southern Railway Company, or the Northern Pacific Railway Company, but not all, to receive once in transit after the first or initial icing NRC 15654 and NRC 7006 containing potatoes shipped by Safeway Stores, Inc., Des Arc, Arkansas, consigned McDonald Consolidated, Winnipeg, Canada; also for either The Chicago, Rock Island and Pacific Railway Company (Frank O. Lowden and Joseph B. Fleming, Trustees), the Missouri Pacific Railroad Company (Guy A. Thompson, Trustee), or the Northern Pacific Railway Company, but not all, to receive once in transit after the first or initial icing ART 19041 and SFRD 34170 containing potatoes shipped by Safeway Stores, Inc., Des Arc,

Arkansas, consigned to McDonald Consolidated, Winnipeg, Canada.

The waybills shall show reference to this special permit.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

Issued at Washington, D. C., this 1st day of July 1943.

HOMER C. KING,
Director, Bureau of Service.

[F. R. Doc. 43-10863; Filed, July 6, 1943; 11:07 a. m.]

[Special Permit 28 Under Service Order 123]

CHICAGO, ROCK ISLAND AND PACIFIC RAILWAY CO., ET AL.

RECEIVING OF POTATOES IN TRANSIT

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph (§ 95.307) of Service Order No. 123 of May 14, 1943, as amended, permission is granted for:

Either The Chicago, Rock Island and Pacific Railway Company (Frank O. Lowden and Joseph B. Fleming, Trustees), The Kansas City Southern Railway Company, or the Northern Pacific Railway Company, but not all, to receive once in transit after the first or initial icing NRC 68000 containing potatoes shipped by Safeway Stores, Inc., Des Arc, Arkansas, consigned to McDonald Consolidated, Winnipeg, Canada.

The waybill shall show reference to this special permit.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

Issued at Washington, D. C., this 2d day of July, 1943.

HOMER C. KING,
Director, Bureau of Service.

[F. R. Doc. 43-10864; Filed, July 6, 1943; 11:07 a. m.]

[Special Permit 29 Under Service Order 123]

COMMON CARRIERS BY RAILROAD

RECEIVING PERMIT

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph (§ 95.307) of Service Order No. 123 of May 14, 1943, as amended, permission is granted for:

Any common carrier by railroad to accord a second receiving after the first or initial icing and one receiving of PFE 45415 shipped by Nipper, Swanson and Grady; PFT 51888

shipped by J. W. McNeill; PFE 50896 shipped by C. W. Robinson; also MDT 20825 shipped by Meinel and Kurtz from Wasco, California, consigned to L. Patterman, Milwaukee, Wisconsin.

The waybills shall show reference to this special permit.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

Issued at Washington, D. C., this 3d day of July 1943.

HOMER C. KING,
Director, Bureau of Service.

[F. R. Doc. 43-10865; Filed, July 6, 1943;
11:07 a. m.]

[Special Permit 30 Under Service Order 123]

MISSOURI PACIFIC RAILROAD COMPANY

REICING OF POTATOES IN TRANSIT

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph (§ 95.307) of Service Order No. 123 of May 14, 1943, as amended, permission is granted for:

The Missouri Pacific Railroad Company (Guy A. Thompson, Trustee) to reice once, but not to exceed 4,000 pounds, after the first or initial icing MKT 52128 containing potatoes shipped by A. R. McKenzie, Sheridan, Arkansas, consigned Baldwin & Pope Marketing Co., St. Louis, Missouri.

The waybill shall show reference to this special permit.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

Issued at Washington, D. C., this 27th day of June 1943.

HOMER C. KING,
Director, Bureau of Service.

[F. R. Doc. 43-10866; Filed, July 6, 1943;
11:07 a. m.]

[Special Permit 31 Under Service Order 123]

COMMON CARRIERS BY RAILROAD

REICING OF POTATOES IN TRANSIT

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph (§ 95.307) of Service Order No. 123 of May 14, 1943, as amended, permission is granted for:

Any common carrier by railroad to reice once in transit after the first or initial icing ART 21986, ART 72609, MDT 18493, and ART 18524 containing potatoes now on the Chicago Produce Terminal Company tracks, Chi-

cago, Illinois, consigned Plovaty Fruit Company, Chicago, ultimate destination Canada.

The waybills shall show reference to this special permit.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

Issued at Washington, D. C., this 27th day of June 1943.

HOMER C. KING,
Director, Bureau of Service.

[F. R. Doc. 43-10867; Filed, July 6, 1943;
11:07 a. m.]

[Special Permit 32 Under Service Order 123]

COMMON CARRIERS BY RAILROAD

REICING OF POTATOES IN TRANSIT

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph (§ 95.307) of Service Order No. 123 of May 14, 1943, as amended, permission is granted for:

Any common carrier by railroad to accord a second reicing after the first or initial icing and one reicing of URT 80900 and NWX 8612 containing potatoes originating in California now on Chicago Produce Terminal Company tracks, Chicago, Illinois, consigned United Produce Company, Chicago.

The waybills shall show reference to this special permit.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

Issued at Washington, D. C., this 26th day of June 1943.

HOMER C. KING,
Director, Bureau of Service.

[F. R. Doc. 43-10868; Filed, July 6, 1943;
11:07 a. m.]

[Special Permit 33 Under Service Order 123]

COMMON CARRIERS BY RAILROAD

REICING OF POTATOES IN TRANSIT

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph (§ 95.307) of Service Order No. 123 of May 14, 1943, as amended, permission is granted for:

Any common carrier by railroad to reice once in transit after the first or initial icing ART 24331, ART 72708, ART 21625, and NRC 5665 containing potatoes now on the Chicago Produce Terminal Company tracks, Chicago, Illinois, consigned Bacon Brothers, Chicago.

The waybills shall show reference to this special permit.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

Issued at Washington, D. C., this 26th day of June 1943.

HOMER C. KING,
Director, Bureau of Service.

[F. R. Doc. 43-10869; Filed, July 6, 1943;
11:07 a. m.]

[Special Permit 34 Under Service Order 123]

COMMON CARRIERS BY RAILROAD

REICING OF POTATOES IN TRANSIT

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph (§ 95.307) of Service Order No. 123 of May 14, 1943, as amended, permission is granted for:

Any common carrier by railroad to reice once in transit after the first or initial icing FGE 18705 containing potatoes now on Chicago Produce Terminal Company tracks, Chicago, Illinois, consigned Plovaty Fruit Company, Inc., Chicago, ultimate destination Toronto, Canada; also to reice once in transit after the first or initial icing ART 18233 containing potatoes now at Chicago consigned Plovaty Fruit Company, Inc., ultimate destination Rochester, New York.

The waybills shall show reference to this special permit.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

Issued at Washington, D. C. this 26th day of June 1943.

HOMER C. KING,
Director, Bureau of Service.

[F. R. Doc. 43-10870; Filed, July 6, 1943;
11:07 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order A-2 Under MPR 183]

ADJUSTMENT PROVISIONS FOR CERTAIN PRODUCERS OF LINNE

Order No. A-2 under § 1499.159 (b) of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

An opinion accompanying Order No. A-2 under § 1499.159 (b) of Maximum Price Regulation No. 188 has been issued

simultaneously herewith, and filed with the Division of the Federal Register.

(a) *Adjustment provisions for particular commodities under Maximum Price Regulation 188.* The office of Price Administration, or any duly authorized representative thereof, may adjust any maximum price for a particular commodity established under Maximum Price Regulation 188 as hereinafter provided. Applications for adjustment shall be filed in accordance with Revised Procedural Regulation No. 1.

(1) *Lime.* The following adjustment provisions, subdivisions (i) and (ii), permit the granting of relief to producers of lime (including chemical, metallurgical, industrial and building, but not agricultural lime) who are unable to maintain or expand their production under their existing maximum prices whenever, under (i), there is a general shortage in the essential supply of the commodity, or, under (ii), the loss of the seller's production would result in higher prices to consumers. The extent of relief to be granted under each provision is set forth therein.

(i) Whenever it appears that a shortage exists or threatens to exist in the essential supply of lime; and that a producer of such commodity is unable to maintain or expand his production at his maximum price or prices, the Office of Price Administration may, either on application for adjustment in accordance with the provisions of Revised Procedural Regulation No. 1 or on its own motion, by order, adjust his maximum price or prices by an amount necessary to permit the maintenance or expansion of such production upon a basis which will cover total costs.

In determining the amount of adjustment which may be granted, consideration will be given to such factors as:

(a) Revenue from sales of such commodity and from all other sources, and
(b) Production; mining, quarrying, development, milling, processing, and transportation costs; administrative and sales expenses; depreciation and depletion charges; taxes (excluding Federal and State income taxes); and capital investment.

(ii) Whenever it appears that the loss of a seller's production of lime would force his customers to resort to higher priced sources of supply and that the seller is unable to maintain his production at his maximum price or prices, the Office of Price Administration may, either on application for adjustment in accordance with the provisions of Revised Procedural Regulation No. 1 or on its own motion, by order, adjust his maximum price or prices by an amount adequate to cover his operating costs; *Provided, however,* That in no instance will the seller's maximum price be increased to a price in excess of the general level of prices prevailing for alternative sources of the supply of the commodity. The term "operating costs" shall include the cost of labor, maintenance, supplies, power, taxes other than State and Federal income taxes, insurance, workmen's compensation, royalties, and other direct expenses, depreciation and depletion (wherever practicable as determined by the Bureau of Internal Revenue in the

computation of the Federal income tax) and reasonable costs of selling and administration.

(iii) Before filing an application for adjustment under the provisions of subdivisions (i) and (ii), it is suggested that each applicant obtain from the Office of Price Administration, Washington, D. C., a statement of the specific information that will be necessary in order that his application may receive prompt action.

This order No. A-2 shall become effective on the 6th day of July 1943.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 5th day of July 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-10838; Filed, July 5, 1943;
11:49 a. m.]

LIST OF INDIVIDUAL ORDERS GRANTING ADJUSTMENTS, ETC., UNDER PRICE REGULATIONS

The following orders were filed with the Division of the Federal Register on July 2, 1943.

| Order No. | Name |
|---------------------|-----------------------------------|
| EMPR 161, Order 25. | Albie Logging Co. Inc. |
| RPS 41, Order 16. | American Brake Shoe & Foundry Co. |
| RPS 41, Order 15. | Glenwood Range Co. |

Copies of these orders may be obtained from the Office of Price Administration.

ERVIN H. POLLACK,
Head, Editorial and Reference Section.

[F. R. Doc. 43-10839; Filed, July 5, 1943;
11:49 a. m.]

LIST OF INDIVIDUAL ORDERS GRANTING ADJUSTMENTS, ETC., UNDER PRICE REGULATIONS

The following orders were filed with the Division of the Federal Register on July 3, 1943.

| Order No. | Name |
|--|------------------------------|
| RPS 6, Order 43. | Ewald Iron Co. |
| RPS 6, Order 44. | Atlantic Steel Co. |
| MPR 149, Order 3. | Durkee-Atwood Co. |
| MPR 152, Order 39. | Santa Anita Packing Co. |
| MPR 188, Order 469. | Equality Novelty Corp. |
| MPR 188, Order 470. | Louise & Shapiro. |
| MPR 188, Order 471. | Albumatic Co. |
| MPR 188, Order 472. | Skagit Talc Products. |
| MPR 188, Order 473. | Starr Piano Co. |
| MPR 188, Order 474. | Lamour Specialties, Inc. |
| MPR 195, Order 4. | H. and A. Selmer, Inc. |
| 2d Rev. Max. Export Price Reg., Order 5. | Chattanooga Handle Co., Inc. |
| 2d Rev. Max. Export Price Reg., Order 6. | Colorado Fuel & Iron Corp. |
| MPR 246, Order 5. | Unadilla Silo Co., Inc. |
| MPR 244, Order 27. | Ann Arbor Foundry Co. |

Copies of these orders may be obtained from the Office of Price Administration.

ERVIN H. POLLACK,
Head, Editorial and Reference Section.

[F. R. Doc. 43-10840; Filed, July 5, 1943;
11:49 a. m.]

LIST OF INDIVIDUAL ORDERS GRANTING ADJUSTMENTS, ETC., UNDER PRICE REGULATIONS

The following orders were filed with the Division of the Federal Register on July 5, 1943.

| Order No. | Name |
|---------------------|----------------------------------|
| MPR 120, Order 220. | Jellicio & Hotmor Coal Co., Inc. |
| MPR 120, Order 221. | Johnson Coal Co. |
| MPR 188, Order 475. | Pullman Products |
| MPR 188, Order 476. | Willard J. Bennett |
| MPR 188, Order 477. | Huntsman Welding Shield Co. |
| MPR 341, Order 1. | L. B. Smith, Inc. |

Copies of these orders may be obtained from the Office of Price Administration.

ERVIN H. POLLACK,
Head, Editorial and Reference Section.

[F. R. Doc. 43-10878; Filed, July 6, 1943;
11:52 a. m.]

LIST OF INDIVIDUAL ORDERS GRANTING ADJUSTMENTS, ETC., UNDER PRICE REGULATIONS

The following orders have been filed with the Division of the Federal Register.

Order number, name and date of filing

| | | |
|----------------------------|------------------------------------|----------------|
| RPS 29, Order 2; | North Shore Gas Co.; | June 24, 1943. |
| RPS 41, Order 12; | Eastern Malleable Iron Co.; | May 31, 1943. |
| RPS 41, Order 13; | American Brake Shoe & Foundry Co.; | June 17, 1943. |
| RPS 56, Order 5; | Globe Rubber Products Corp.; | June 25, 1943. |
| RPS 57, Order 36; | Alexander Smith & Sons Carpet Co.; | June 12, 1943. |
| RPS 64, Rev. Order 55; | Auto Stove Works.; | June 25, 1943. |
| RPS 64, Rev. Order 78; | Mt. Vernon Furnace & Mfg. Co.; | June 14, 1943. |
| RPS 64, Order 87; | Samuel Stamping & Enameling Co.; | May 31, 1943. |
| RPS 64, Corr. of Order 87; | Samuel Stamping & Enameling Co.; | June 25, 1943. |
| RPS 64, Order 88; | Columbus Stove Co.; | May 31, 1943. |
| RPS 64, Order 89; | Leonard & Baker Stove Co.; | May 31, 1943. |
| RPS 64, Order 90; | Chrysler Corp.; | June 4, 1943. |
| RPS 64, Order 91; | Prentiss Wabers Products Co.; | June 9, 1943. |
| RPS 64, Order 92; | Enterprise Foundry, Inc.; | June 9, 1943. |
| RPS 64, Order 93; | Sunray Stove Co.; | June 9, 1943. |
| RPS 64, Order 94; | Glenwood Range Co.; | June 9, 1943. |
| RPS 64, Corr. of Order 94; | Glenwood Range Co.; | June 25, 1943. |
| RPS 64, Order 95; | Columbus Stove Co.; | June 10, 1943. |
| RPS 64, Order 96; | Jacobs Mfg. Co.; | June 10, 1943. |
| RPS 64, Order 97; | Brown Stove Works.; | June 10, 1943. |
| RPS 64, Order 98; | Southern Stove Works.; | June 14, 1943. |
| RPS 64, Order 99; | Anderson Stove Co.; | June 17, 1943. |
| RPS 64, Order 100; | Southern Stove Works.; | June 22, 1943. |
| RPS 64, Order 101; | Glenwood Range Co.; | June 25, 1943. |
| RPS 88, Order 11; | American Oil & Supply Co.; | June 1, 1943. |
| MPR 110, Order 1; | Spiegel, Inc.; | June 12, 1943. |
| MPR 113, Order 4; | North Range Mining Co.; | June 7, 1943. |
| MPR 114, Order 3; | Brown Co.; | June 25, 1943. |
| MPR 118, Order 7; | Fitzgerald Cotton Mills.; | June 1, 1943. |
| MPR 118, Order 8; | York Mfg. Co.; | June 12, 1943. |

- MPR 120, 2nd Rev. Order 3; Elmira Coal Co.; June 11, 1943.
- MPR 120, Amendment 2 to Rev. Order 28; Shay Coal Co.; June 3, 1943.
- MPR 120, 2nd Rev. Order 36; Deer Creek Coal Co.; June 19, 1943.
- MPR 120, Rev. Order 45; Premar Coal Co.; June 11, 1943.
- MPR 120, Rev. Order 57; Shannon Co.; June 11, 1943.
- MPR 120, Amendment 2 to Order 63; Miners Coal Co.; June 3, 1943.
- MPR 120, Rev. Order 79; Francis Rex Coal Co., Inc.; June 3, 1943.
- MPR 120, Rev. Order 116; Etna Coal & Coke Co.; June 3, 1943.
- MPR 120, Rev. Order 118; Leland Coal Co.; June 3, 1943.
- MPR 120, Rev. Order 157; Tasa Coal Co.; June 17, 1943.
- MPR 120, Rev. Order 183; John M. Hirst & Co.; June 17, 1943.
- MPR 120, Order 188; Alex Shaw Coal Co.; June 1, 1943.
- MPR 120, Order 189; Rockhill Coal Co.; June 3, 1943.
- MPR 120, Order 190; Low Ash Mining Co.; June 3, 1943.
- MPR 120, Order 191; Vera Pocahontas Coal Co.; June 3, 1943.
- MPR 120, Order 192; Splash Dam Smokeless Coal Corp.; June 3, 1943.
- MPR 120, Order 193; Panther Creek Mines, Inc.; June 8, 1943.
- MPR 120, Order 194; Carl Fisher; June 8, 1943.
- MPR 120, Order 195; Warner Coal Corp.; June 11, 1943.
- MPR 120, Order 196; Gauley Mountain Coal Co.; June 11, 1943.
- MPR 120, Order 197; The Boyd-Sicard Coal Co.; June 11, 1943.
- MPR 120, Order 198; Argyle Coal Co.; June 11, 1943.
- MPR 120, Order 199; O. & W. Coal Co.; June 11, 1943.
- MPR 120, Order 200; Marcum Coal Co.; June 11, 1943.
- MPR 120, Order 201; Page Mining Co.; June 11, 1943.
- MPR 120, Order 202; Hill Anderson Coal Co.; June 11, 1943.
- MPR 120, Order 203; Maryland Union Coal Corp.; June 11, 1943.
- MPR 120, Order 204; L. A. & J. W. Borgman, Inc.; June 11, 1943.
- MPR 120, Order 205; Luzerne-Graham Mining Corp.; June 12, 1943.
- MPR 120, Order 206; Little Ben Coal Corp.; June 12, 1943.
- MPR 120, Order 207; Carbondale Coal Co.; June 12, 1943.
- MPR 120, Order 208; Quality Coal Co., Inc.; June 12, 1943.
- MPR 120, Order 209; American Fuel Co.; June 17, 1943.
- MPR 120, Order 210; Farmers Coal Mining Co.; June 17, 1943.
- MPR 120, Order 211; Cambria Coal Co.; June 17, 1943.
- MPR 120, Order 212; Excelsior Mining Co.; June 23, 1943.
- MPR 120, Order 213; Hall Coal Co.; June 23, 1943.
- MPR 120, Order 214; Pursglove Coal Mining Co.; June 22, 1943.
- MPR 120, Order 215; McIntyre Coal Co., Inc.; June 23, 1943.
- MPR 120, Order 216; Sims Coal Co.; June 23, 1943.
- MPR 120, Order 217; Rayville Coal Co., Inc.; June 25, 1943.
- MPR 120, Order 218; Utah Fuel Co.; June 28, 1943.
- MPR 120, Order 219; McNitt Coal Co., et al.; June 28, 1943.
- MPR 121, Order 12; Cleveland-Cliffs Iron Co.; June 1, 1943.
- MPR 121, Order 13; Superior Anthracite Mines & Jno. McCall Coal Co., Inc.; June 3, 1943.
- MPR 121, Order 14; Lehigh Briquetting Co.; June 12, 1943.
- MPR 121, Order 15; United Coal & Dock Co.; June 23, 1943.
- RMIPR 122, Order 46; Carbon Coal Co., et al.; June 3, 1943.
- RMIPR 122, Order 47; Washington area & Alexandria, Va.; June 4, 1943.
- RMIPR 125, Rev. Order 3; Excel Brass & Aluminum Foundry; June 10, 1943.
- RMIPR 125, Order 25; Warwick Brass Foundry; May 31, 1943.
- RMIPR 125, Order 26; Port Chester Aluminum Foundry; May 31, 1943.
- RMIPR 125, Order 27; Valley Brass & Bronze Co.; June 3, 1943.
- RMIPR 125, Order 28; Miami Brass Co.; June 3, 1943.
- RMIPR 125, Order 29; Brass and Bronze Casting Co., Inc.; June 5, 1943.
- RMIPR 125, Order 30; Folcom Street Brass Foundry; June 5, 1943.
- RMIPR 125, Order 31; Dorby Brass & Aluminum Foundry; June 7, 1943.
- RMIPR 125, Order 32; Anchor Bronze Corp.; June 7, 1943.
- RMIPR 125, Order 33; Forest Hill Foundry Co.; June 10, 1943.
- RMIPR 125, Order 34; Phelps Foundry Co.; June 17, 1943.
- MPR 127, Amendment 1 to Order 8; Meyers Abramson Inc., et al.; June 5, 1943.
- MPR 127, Order 10; Brookhaven Textile Inc.; June 3, 1943.
- MPR 127, Order 11; Riegel Textile Corp.; June 12, 1943.
- MPR 127, Order 12; Wilmington Scarso Co.; June 26, 1943.
- MPR 136, as amended, Amendment 1 to Order 45; American Pneumatic Tool Co.; June 25, 1943.
- MPR 136, as amended, Order 52; New England Bobbin & Shuttle Co.; May 31, 1943.
- MPR 136, as amended, Order 53; Walter L. Parker Bobbin & Spool Co.; May 31, 1943.
- MPR 136, as amended, Order 54; American Bobbin Co.; May 31, 1943.
- MPR 136, as amended, Order 55; Jackman Co.; May 31, 1943.
- MPR 136, as amended, Order 56; Ewan-Hunter Bobbin Co.; May 31, 1943.
- MPR 136, as amended, Order 57; David Brown Co.; May 31, 1943.
- MPR 136, as amended, Order 58; Glen Bobbin Co.; June 1, 1943.
- MPR 136, as amended, Order 59; H. & P. Spool and Bobbin Co.; June 1, 1943.
- MPR 136, as amended, Order 60; Dana S. Courtney Co.; June 1, 1943.
- MPR 136, as amended, Order 61; James H. Billington Co.; June 1, 1943.
- MPR 136, as amended, Order 62; F. K. Hesper Co., Inc.; June 3, 1943.
- MPR 136, as amended, Order 63; Montelith Brothers Co.; June 3, 1943.
- MPR 136, as amended, Order 64; A. E. Heinsohn; June 8, 1943.
- MPR 136, as amended, Order 65; Modern Machine Tool Co.; June 10, 1943.
- MPR 136, as amended, Order 66; M. E. Arnold & Co.; June 12, 1943.
- MPR 136, as amended, Order 67; Bunting Tractor Co., Inc.; June 17, 1943.
- MPR 136, as amended, Order 68; Ellwell-Parker Electric Co.; June 17, 1943.
- MPR 136, as amended, Order 69; Warchawsky & Co.; June 25, 1943.
- MPR 136, as amended, Order 70; Bodine Electric Co.; June 25, 1943.
- MPR 136, as amended, Order 71; Tobber, Drnet & Traber, Inc.; June 29, 1943.
- RMIPR 143, Amendment 1 to Order 33; State of Arizona Critical Shortage area; June 8, 1943.
- RMIPR 148, Order 35; State of Nevada, County of Clark, Critical Shortage area; June 8, 1943.
- MPR 149, Order 2; Continental Elastic Corp.; June 22, 1943.
- MPR 152, Order 33; C. S. Kale Canning Co.; June 23, 1943.
- MPR 164, as amended, Order 4; Olmstead & Sons; June 23, 1943.
- MPR 157, Order 27; Eckert Brothers; June 2, 1943.
- RMIPR 161, Order 24; Alex Cugini, et al.; June 5, 1943.
- RMIPR 163, Corr. to Order 26; Swift & Co. et al.; June 21, 1943.
- RMIPR 163, Amendment 1 to Order 23; State of Arizona, critical shortage area; June 8, 1943.
- RMIPR 163, Order 32; State of Nevada, Clark County, critical shortage area; June 8, 1943.
- MPR 177, Order 10; Joseph & Felix Co.; June 3, 1943.
- MPR 185, Order 16; Thornton Canning Co.; June 9, 1943.
- MPR 185, Order 17; Chevy Chase Co.; June 25, 1943.
- MPR 183, Amendment 2 to Order 20; National Carbon Co.; June 25, 1943.
- MPR 183, Amendment 1 to Order 97; McCray Refrigerator Co.; June 4, 1943.
- MPR 183, Rev. Order 103; Hazel-Atlas Glass Co.; June 1, 1943.
- MPR 183, Amendment 1 to Order 137; Continental Carpet Corp.; June 26, 1943.
- MPR 183, Amendment 1 to Order 217; V. W. Burch Mfg. Co.; June 4, 1943.
- MPR 183, Amendment 1 to Order 223; Delta Electric Co.; June 11, 1943.
- MPR 183, Amendment 1 to Order 263; Michigan Chemical Corp.; June 23, 1943.
- MPR 183, Amendment 1 to Order 233; Crow Co.; June 15, 1943.
- MPR 183, Amendment 1 to Order 346; Herbert George Co.; June 12, 1943.
- MPR 183, Order 331; Modern Woodcraft Shop; May 31, 1943.
- MPR 183, Order 332; Getz Brothers & Co.; May 31, 1943.
- MPR 183, Order 333; Fieldties; May 31, 1943.
- MPR 183, Order 334; Dolz Cabinet Co.; May 31, 1943.
- MPR 183, Order 335; Specialty Sales Co.; May 31, 1943.
- MPR 183, Order 336; Practical Products; May 31, 1943.
- MPR 183, Order 337; Bert M. Morris Co.; May 31, 1943.
- MPR 183, Order 338; Watertown Mfg. Co.; May 31, 1943.
- MPR 183, Order 339; Venetian Blind Wood Products Co.; May 31, 1943.
- MPR 183, Order 330; Texas Non-Steel Spring Manufacturing Co.; May 31, 1943.
- MPR 183, Order 331; Strand Ski Co.; May 31, 1943.
- MPR 183, Order 333; The Sessions Clock Co.; June 4, 1943.
- MPR 183, Order 334; The Standard Press; June 4, 1943.
- MPR 183, Order 335; Filament Tubes, Inc.; June 4, 1943.
- MPR 183, Order 336; Hilo Insulation Co.; June 4, 1943.
- MPR 183, Order 337; Hanover Wood Novelty Co.; June 4, 1943.
- MPR 183, Order 338; Heagle Mfg. Co.; June 4, 1943.
- MPR 183, Order 339; Lucam Parlor Frame Co., Inc.; June 4, 1943.
- MPR 183, Order 401; F. Schumacher & Co.; June 4, 1943.
- MPR 183, Order 402; Dresser Mfg. Co.; June 4, 1943.
- MPR 183, Order 403; Woodbridge Sanitary Pottery Corp.; June 7, 1943.
- MPR 183, Order 404; American Bitumuls Co.; June 9, 1943.
- MPR 183, Order 405; Marblehead Lime Co.; June 9, 1943.
- MPR 183, Order 406; Trinity Portland Cement Co.; June 9, 1943.
- MPR 183, Order 407; Barack Toy Mfg. Co.; June 9, 1943.

MPR 188, Order 408; White Furniture Co.; June 9, 1943.
 MPR 188, Order 409; Modern Wood Letter, Inc.; June 9, 1943.
 MPR 188, Order 410; Metallic Arts Corp.; June 9, 1943.
 MPR 188, Order 411; Superior Weather Strip Co.; June 9, 1943.
 MPR 188, Order 412; Zapum Ceramics; June 9, 1943.
 MPR 188, Order 413; Strait & Richards, Inc.; June 9, 1943.
 MPR 188, Order 414; Cabot Rug Mills, Inc.; June 9, 1943.
 MPR 188, Order 415; Jewel Equipment Corp.; June 9, 1943.
 MPR 188, Order 416; R. W. & R. Tool Co.; June 9, 1943.
 MPR 188, Order 417; William F. Sherrill; June 10, 1943.
 MPR 188, Order 418; V'Soske Shops; June 11, 1943.
 MPR 188, Order 419; Albert L. Farr; June 11, 1943.
 MPR 188, Order 420; Bickford Brothers Co.; June 11, 1943.
 MPR 188, Order 421; Dallas Mfg. Co.; June 11, 1943.
 MPR 188, Order 422; Watertown Table-Slide Corp.; June 11, 1943.
 MPR 188, Order 423; Harry Waber; June 11, 1943.
 MPR 188, Order 424; George Posner and Erwin Herz; June 11, 1943.
 MPR 188, Order 425; Kitchen Compact, Inc.; June 11, 1943.
 MPR 188, Order 426; Richard Tupper; June 12, 1943.
 MPR 188, Order 427; Mohawk Trailer Co.; June 12, 1943.
 MPR 188, Order 428; M. A. Rollman Associates; June 12, 1943.
 MPR 188, Order 429; The Lansdale Co.; June 12, 1943.
 MPR 188, Order 430; Square Deal Optical Co.; June 12, 1943.
 MPR 188, Order 431; Lehigh Portland Cement Co.; June 12, 1943.
 MPR 188, Order 432; Berger Supply Co.; June 12, 1943.
 MPR 188, Order 433; O. J. Boyt; June 12, 1943.
 MPR 188, Order 434; E. R. Lurey Associates; June 12, 1943.
 MPR 188, Order 435; E. S. Saul; June 14, 1943.
 MPR 188, Order 436; Midwest Industries; June 14, 1943.
 MPR 188, Order 437; Lock Joint Window Co.; June 14, 1943.
 MPR 188, Order 438; Everpoint Needle Co.; June 14, 1943.
 MPR 188, Order 439; M. Slifka & Sons; June 14, 1943.
 MPR 188, Order 440; J. J. Entin Mfg. Co.; June 14, 1943.
 MPR 188, Order 441; Bixby, Inc.; June 17, 1943.
 MPR 188, Order 442; Clinchfield Sand and Feldspar Corp.; June 17, 1943.
 MPR 188, Order 443; Grand Products, Inc.; June 18, 1943.
 MPR 188, Order 444; Henry Teller; June 18, 1943.
 MPR 188, Order 445; Igloo Cabinet Co.; June 18, 1943.
 MPR 188, Order 446; Municipal Metallic Bed Mfg. Corp.; June 18, 1943.
 MPR 188, Order 447; Saryacuse Specialty Co.; June 22, 1943.
 MPR 188, Order 448; Park Furniture Co., Inc.; June 18, 1943.
 MPR 188, Order 449; Swank, Inc.; June 18, 1943.
 MPR 188, Order 450; Lapp Insulator Co., Inc.; June 18, 1943.
 MPR 188, Order 451; Crystal Reed Co.; June 22, 1943.
 MPR 188, Order 452; Arvey Corp.; June 25, 1943.
 MPR 188, Order 453; Monarch Coach Co.; June 25, 1943.

MPR 188, Order 454; American Molded Products Co.; June 25, 1943.
 MPR 188, Order 455; Armco Drainage & Metal Products, Inc.; June 25, 1943.
 MPR 188, Order 456; Stoddard Mfg. Co.; June 26, 1943.
 MPR 188, Order 457; C. Nelson Mfg. Co.; June 26, 1943.
 MPR 188, Order 458; Wagner's Woodworking Co.; June 26, 1943.
 MPR 188, Order 459; "True-Dux"; June 26, 1943.
 MPR 188, Order 460; Coronado Mfg. Co.; June 26, 1943.
 MPR 188, Order 461; Sun Shoe Mfg. Co.; June 28, 1943.
 MPR 188, Order 462; Boyle Leather Goods Co.; June 28, 1943.
 MPR 188, Order 463; Safran & Glucksman, Inc.; June 28, 1943.
 MPR 188, Order 464; Novum Novelty Mfg. Corp.; June 28, 1943.
 MPR 188, Order 466; Cayuga China Co.; June 30, 1943.
 MPR 188, Order 467; Zimmermann Sales Co.; June 30, 1943.
 MPR 189, Order 5; Jenkins & McCall Coal Co., Inc.; June 28, 1943.
 RMPR 195, Order 3; Sterling Boxes, Inc.; June 19, 1943.
 MPR 207, Order 11; Alan R. Parrish; May 31, 1943.
 MPR 207, Order 12; Hemet Packing Co.; June 3, 1943.
 MPR 207, Order 13; R. D. Bodle Co.; June 3, 1943.
 MPR 225, Order 10; Alexander Chasen & Co.; June 3, 1943.
 RMPR 239, Order 4; State of Nevada, Clark County, Critical shortage area; June 8, 1943.
 MPR 244, Order 25; Standard Buffalo Foundry, Inc.; June 17, 1943.
 MPR 244, Order 26; Little Brothers Foundry; June 22, 1943.
 MPR 246, Order 2; Hackney Wagon Co., Inc.; May 31, 1943.
 MPR 246, Order 3; Anderson Knife & Bar Co.; June 17, 1943.
 MPR 246, Order 4; Papec Machine Co.; June 17, 1943.
 MPR 306, Order 1; Walla Walla Canning Co.; June 1, 1943.
 MPR 306, Order 2; Apte Brothers Canning Co.; June 17, 1943.
 MPR 327, Order 10; United Feldspar & Minerals Corp.; June 3, 1943.
 MPR 335, Order 6; Cinderella Foods; May 31, 1943.
 MPR 335, Order 7; Planters Nut & Chocolate Co.; June 4, 1943.
 MPR 335, Order 8; Food Specialties, Inc.; June 25, 1943.

Copies of these orders may be obtained from the Office of Price Administration.

ERVIN H. POLLACK,

Head, Editorial and Reference Section.

[F. R. Doc. 43-10857; Filed, July 5, 1943; 4:52 p. m.]

Regional, State and District Office Orders.

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under General Order 51 have been filed with the Division of the Federal Register.

REGION I

Boston Order 3, Filed 3:21 p. m. June 28, 1943.
 Boston Order 3, Amendment 1, Filed 3:21 p. m. June 28, 1943.
 Boston Order 3, Amendment 2, Filed 3:21 p. m. June 28, 1943.
 New Hampshire Order 1, Filed 1:07 p. m. May 18, 1943.

New Hampshire Order 2, Filed 3:23 p. m. June 28, 1943.
 Rhode Island Order 1, Filed 3:29 p. m. May 18, 1943.
 Rhode Island Order 1, Amendment 1, Filed 3:19 p. m. May 21, 1943.
 Rhode Island Order 2, Filed 10:05 a. m. May 28, 1943.
 Rhode Island Order 3, Filed 3:23 p. m. June 28, 1943.
 Vermont Order 1, Filed 4:37 p. m. May 10, 1943.
 Vermont Order 2, Filed 11:38 a. m. May 25, 1943.
 Vermont Order 3, Filed 3:48 p. m. June 14, 1943.
 Vermont Order 3, Amendment 1, Filed 3:21 p. m. June 28, 1943.
 Maine Order 1, Filed 3:45 p. m. June 14, 1943.
 Maine Order 2, Filed 3:46 p. m. June 14, 1943.
 Maine Order 3, Filed 3:24 p. m. June 28, 1943.
 Connecticut Order 1, Filed 3:22 p. m. June 28, 1943.
 Connecticut Order 2, Filed 3:49 p. m. June 14, 1943.
 Worcester Order 1, Filed 3:22 p. m. June 28, 1943.
 Worcester Order 2, Filed 11:41 a. m. June 15, 1943.
 Worcester Order 3, Filed 3:22 p. m. June 28, 1943.
 Springfield Order 1, Filed 3:40 p. m. June 14, 1943.
 Springfield Order 2, Filed 3:48 p. m. June 14, 1943.
 Springfield Order 3, Filed 3:48 p. m. June 14, 1943.

REGION II

Albany Order 1, Filed 3:15 p. m. May 21, 1943.
 Albany Order 2, Filed 2:26 p. m. May 24, 1943.
 Albany Order 3, Filed 9:50 a. m. June 11, 1943.
 Albany Order 4, Filed 9:42 a. m. July 1, 1943.
 Albany Order 4, Amendment 1, Filed 9:23 a. m. July 1, 1943.
 Albany Order 5, Filed 4:43 p. m. June 29, 1943.
 Albany Order 5, Amendment 1, Filed 9:23 a. m. July 1, 1943.
 Albany Order 6, Filed 9:29 a. m. July 1, 1943.
 Albany Order 6, Amendment 1, Filed 9:24 a. m. July 1, 1943.
 Altoona Order 1, Filed 3:21 p. m. May 10, 1943.
 Altoona Order 2, Filed 3:19 p. m. May 10, 1943.
 Altoona Order 3, Filed 3:03 p. m. May 27, 1943.
 Altoona Order 4, Filed 4:00 p. m. July 1, 1943.
 Binghamton Order 1, Filed 2:27 p. m. May 24, 1943.
 Binghamton Order 1, Amendment 1, Filed 4:41 p. m. June 29, 1943.
 Binghamton Order 2, Filed 2:27 p. m. May 24, 1943.
 Binghamton Order 3, Filed 9:58 a. m. June 11, 1943.
 Binghamton Order 3, Amendment 2, Filed 4:42 June 29, 1943.
 Binghamton Order 3, Amendment 3, Filed 4:43 p. m. June 29, 1943.
 Binghamton Order 4, Filed 4:41 p. m. June 29, 1943.
 Binghamton Order 4, Amendment 1, Filed 4:42 p. m. June 29, 1943.
 Buffalo Order 1, Filed 4:07 p. m. May 15, 1943.
 Buffalo Order 2, Filed 3:29 p. m. May 25, 1943.
 Buffalo Order 3, Filed 10:01 a. m. May 28, 1943.
 Buffalo Order 3, Amendment 1, Filed 11:49 a. m. June 30, 1943.
 Camden Order 1, Filed 1:08 p. m. May 15, 1943.
 Camden Order 2, Filed 3:57 p. m. May 23, 1943.
 Camden Order 2, Amendment 1, Filed 10:03 June 11, 1943.
 Camden Order 3, Filed 10:01 a. m. June 11, 1943.
 Camden Order 3, Amendment 1, Filed 11:44 a. m. June 30, 1943.
 Harrisburg Order 1, Filed 2:27 p. m. May 24, 1943.

Harrisburg Order 2, Filed 2:27 p. m. May 24, 1943.
 Harrisburg Order 3, Filed 9:58 a. m. June 11, 1943.
 Erie Order 3, Amendment 1, Filed 4:01 July 1, 1943.
 Maryland Order 1, Filed 3:02, May 17, 1943.
 Maryland Order 1, Amendment 1, Filed 3:01 p. m. May 17, 1943.
 Maryland Order 2, Filed 3:17 p. m. May 18, 1943.
 Maryland Order 3, Filed 3:03 p. m. May 27, 1943.
 Maryland Order 3, Amendment 1, Filed 4:43 p. m. June 29, 1943.
 Maryland Order 3, Amendment 2, Filed 4:43 p. m. June 29, 1943.
 Maryland Order 4, Filed 4:41 p. m. June 29, 1943.
 Newark Order 1, Filed 2:23 p. m. May 24, 1943.
 Newark Order 2, Filed 9:57 a. m. June 11, 1943.
 Newark Order 3, Filed 3:50 p. m. June 14, 1943.
 Newark Order 3, Amendment 1, Filed 11:49 a. m. June 30, 1943.
 Newark Order 4, Filed 11:49 a. m. June 30, 1943.
 Philadelphia Order 1, Filed 4:53 p. m. May 17, 1943.
 Philadelphia Order 2, Filed 12:10 p. m. May 22, 1943.
 Philadelphia Order 3, Filed 9:59 a. m. June 11, 1943.
 Philadelphia Order 3, Amendment 1, Filed 11:46 a. m. June 30, 1943.
 Philadelphia Order 3, Amendment 2, Filed 11:46 a. m. June 30, 1943.
 Rochester Order 1, Filed 3:17 p. m. May 26, 1943.
 Rochester Order 1, Correction, Filed 3:19 p. m. May 26, 1943.
 Rochester Order 2, Filed 3:20 p. m. May 26, 1943.
 Rochester Order 2, Correction, Filed 9:53 a. m. June 11, 1943.
 Rochester Order 3, Filed 10:02 a. m. May 28, 1943.
 Rochester Order 3, Amendment 1, Filed 11:49 a. m. June 30, 1943.
 Scranton Order 1, Filed 3:58 p. m. May 22, 1943.
 Scranton Order 1, Amendment 1, Filed 3:58 p. m. May 22, 1943.
 Scranton Order 1, Amendment 2, Filed 11:47 a. m. June 30, 1943.
 Scranton Order 2, Filed 3:18 p. m. May 19, 1943.
 Scranton Order 3, Filed 3:18 p. m. May 19, 1943.
 Scranton Order 4, Filed 3:47 p. m. June 14, 1943.
 Scranton Order 4, Amendment 1, Filed 11:47 a. m. June 30, 1943.
 Scranton Order 5, Filed 11:47 a. m. June 30, 1943.
 Syracuse Order 2, Filed 9:58 a. m. June 11, 1943.
 Trenton Order 1, Filed 1:08 p. m. May 15, 1943.
 Trenton Order 2, Filed 2:24 p. m. May 24, 1943.
 Trenton Order 3, Filed 3:03 p. m. May 27, 1943.
 Trenton Order 3, Amendment 1, Filed 11:46 a. m. June 30, 1943.
 Trenton Order 4, Filed 11:45 a. m. June 30, 1943.
 Wilmington Order 1, Filed 3:19 p. m. May 18, 1943.
 Wilmington Order 2, Filed 9:55 a. m. June 11, 1943.
 Wilmington Order 3, Filed 10:03 a. m. June 11, 1943.
 Wilmington Order 4, Filed 10:05 a. m. June 11, 1943.
 Wilmington Order 4, Correction, Filed 9:56 a. m. June 11, 1943.
 Wilmington Order 4, Amendment 1, Filed 11:46 a. m. June 30, 1943.
 Wilmington Order 5, Filed 11:45 a. m. June 30, 1943.

New York Order 2, Filed 9:53 a. m. June 11, 1943.
 New York Order 3, Filed 9:52 a. m. June 11, 1943.
 New York Order 3, Amendment 1, Filed 4:00 p. m. July 1, 1943.
 District of Columbia Order 1, Filed 9:56 a. m. June 11, 1943.
 District of Columbia Order 2, Filed 9:55 a. m. June 11, 1943.
 District of Columbia Order 3, Filed 9:54 a. m. June 11, 1943.
 Pittsburgh Order 1, Filed 3:51 p. m. June 14, 1943.
 Pittsburgh Order 2, Filed 9:55 a. m. June 11, 1943.
 Pittsburgh Order 3, Filed 3:50 p. m. June 14, 1943.
 Pittsburgh Order 3, Amendment 1, Filed 9:23 a. m. July 1, 1943.
 Erie Order 1, Filed 10:01 a. m. June 11, 1943.
 Erie Order 2, Filed 10:00 a. m. June 11, 1943.
 Erie Order 3, Filed 10:00 a. m. June 11, 1943.
 Erie Order 3, Amendment 1, Filed 4:01 p. m. July 1, 1943.
 Williamsport Order 2, Filed 10:03 a. m. June 11, 1943.
 Williamsport Order 2, Amendment 1, Filed 9:56 a. m. June 11, 1943.
 Williamsport Order 2, Amendment 1, Correction, Filed 4:02 p. m. July 1, 1943.
 Williamsport Order 2, Amendment 2, Filed 4:03 July 1, 1943.
 Williamsport Order 3, Filed 9:54 a. m. June 11, 1943.
 Williamsport Order 3, Amendment 1, Filed 3:59 p. m. July 1, 1943.
 Williamsport Order 3, Amendment 2, Filed 4:03 p. m. July 1, 1943.

REGION III

Cincinnati Order 1, Filed 3:11 p. m. May 26, 1943.
 Cincinnati Order 1, Amendment 1, Filed 3:21 p. m. May 26, 1943.
 Cincinnati Order 2, Filed 3:11 p. m. May 26, 1943.
 Cincinnati Order 3, Filed 4:05 p. m. July 1, 1943.
 Cleveland Order 1, Filed 3:17 p. m. May 18, 1943.
 Cleveland Order 1, Amendment 1, Filed 11:42 a. m. June 15, 1943.
 Cleveland Order 2, Filed 3:17 p. m. May 18, 1943.
 Cleveland Order 3, Filed 3:17 p. m. May 18, 1943.
 Cleveland Order 4, Filed 3:19 p. m. May 18, 1943.
 Cleveland Order 9, Filed 12:13 p. m. June 10, 1943.
 Cleveland Order 10, Filed 4:00 p. m. July 1, 1943.
 Columbus Order 1, Filed 4:37 May 19, 1943.
 Columbus Order 2, Filed 3:16 May 21, 1943.
 Columbus Order 3, Filed 12:12 p. m. June 10, 1943.
 Dayton Order 2, Filed 11:23 a. m. May 26, 1943.
 Dayton Order 3, Filed 11:24 a. m. May 26, 1943.
 Dayton Order 4, Filed 11:40 a. m. June 10, 1943.
 Detroit Order 1, Filed 1:03 p. m. May 16, 1943.
 Detroit Order 1, Amendment 1, Filed 4:37 May 19, 1943.
 Detroit Order 2, Filed 4:46 p. m. May 19, 1943.
 Detroit Order 3, Filed 4:06 p. m. July 1, 1943.
 Detroit Order 3, Amendment 1, Filed 4:03 p. m. July 1, 1943.
 Detroit Order 4, Filed 3:04 p. m. May 27, 1943.
 Detroit Order 4, Amendment 1, Filed 4:03 p. m. July 1, 1943.
 Grand Rapids Order 1, Filed 3:31 p. m. May 25, 1943.
 Grand Rapids Order 2, Filed 5:07 p. m. May 25, 1943.
 Grand Rapids Order 3, Filed 11:30 a. m. June 15, 1943.

Indianapolis Order 1, Filed 11:21 a. m. May 26, 1943.
 Indianapolis Order 1, Amendment 1, Filed 11:22 a. m. May 26, 1943.
 Indianapolis Order 2, Filed 3:16 p. m. May 26, 1943.
 Indianapolis Order 3, Filed 3:16 p. m. May 26, 1943.
 Indianapolis Order 4, Filed 12:14 p. m. June 10, 1943.
 Indianapolis Order 4, Amendment 1, Filed 4:03 p. m. July 1, 1943.
 Indianapolis Order 5, Filed 4:04 p. m. July 1, 1943.
 Indianapolis Order 5, Amendment 1, Filed 4:04 p. m. July 1, 1943.
 Indianapolis Order 6, Filed 4:13 p. m. July 1, 1943.
 Iron Mountain Order 1, Filed 3:33 p. m. May 25, 1943.
 Iron Mountain Order 2, Filed 3:33 p. m. May 25, 1943.
 Iron Mountain Order 3, Filed 3:33 p. m. May 25, 1943.
 Iron Mountain Order 4, Filed 3:34 p. m. May 25, 1943.
 Iron Mountain Order 5, Filed 4:10 p. m. July 1, 1943.
 Iron Mountain Order 6, Filed 4:12 p. m. July 1, 1943.
 Lexington Order 1, Filed 3:15 p. m. May 21, 1943.
 Lexington Order 2, Filed 3:18 p. m. May 21, 1943.
 Lexington Order 2, Amendment 1, Filed 2:53 p. m. June 16, 1943.
 Lexington Order 3, Filed 12:15 p. m. June 16, 1943.
 Lexington Order 3, Amendment 1, Filed 2:59 p. m. June 16, 1943.
 Louisville Order 1, Filed 11:21 a. m. May 26, 1943.
 Louisville Order 1, Amendment 1, Filed 11:23 a. m. May 26, 1943.
 Louisville Order 2, Filed 11:22 a. m. May 26, 1943.
 Louisville Order 3, Filed 11:30 a. m. June 15, 1943.
 Louisville Order 3, Amendment 1, Filed 4:12 p. m. July 1, 1943.
 Toledo Order 1, Filed 3:22 p. m. May 19, 1943.
 Toledo Order 3, Filed 12:12 p. m. June 16, 1943.
 Toledo Order 3, Amendment 1, Filed 4:12 p. m. July 1, 1943.
 Toledo Order 3, Amendment 2, Filed 4:12 p. m. July 1, 1943.
 Wheeling Order 1, Filed 11:52 a. m. May 26, 1943.
 Wheeling Order 1, Amendment 1, Filed 11:42 a. m. June 15, 1943.
 Wheeling Order 2, Filed 11:42 June 15, 1943.
 Wheeling Order 3, Filed 12:13 p. m. June 16, 1943.
 Wheeling Order 3, Amendment 1, Filed 12:12 p. m. June 16, 1943.

REGION IV

Atlanta Order 1, Revised, Filed 3:16 p. m. May 21, 1943.
 Atlanta Order 2, Filed 2:24 p. m. May 21, 1943.
 Atlanta Order 3, Filed 11:33 a. m. June 15, 1943.
 Birmingham Order 1, Filed 11:38 a. m. June 15, 1943.
 Birmingham Order 2, Filed 3:19 p. m. May 19, 1943.
 Birmingham Order 3, Filed 3:03 p. m. May 27, 1943.
 Birmingham Order 3, Amendment 1, Filed 3:52 p. m. July 1, 1943.
 Birmingham Order 4, Filed 3:52 p. m. July 1, 1943.
 Charlotte Order 1, Filed 3:50 p. m. May 12, 1943.
 Charlotte Order 2, Filed 3:16 p. m. May 18, 1943.
 Charlotte Order 3, Filed 3:04 p. m. May 27, 1943.

Charlotte Order 3, Amendment 1, Filed 3:48 p. m. July 1, 1943.
 Jackson Order 1, Filed 3:17 p. m. May 26, 1943.
 Jackson Order 2, Filed 3:18 p. m. May 26, 1943.
 Jackson Order 3, Filed 11:35 a. m. June 15, 1943.
 Jackson Order 3, Amendment 1, Filed 8:49 p. m. July 1, 1943.
 Jacksonville Order 1, Filed 3:43 p. m. May 20, 1943.
 Jacksonville Order 2, Filed 3:43 p. m. May 20, 1943.
 Jacksonville Order 3, Filed 3:05 p. m. May 27, 1943.
 Jacksonville Order 3, Amendment 1, Filed 9:25 a. m. July 1, 1943.
 Jacksonville Order 4, Filed 9:25 a. m. July 1, 1943.
 Knoxville Order 1, Filed 3:21 p. m. May 26, 1943.
 Knoxville Order 2, Filed 3:21 p. m. May 26, 1943.
 Knoxville Order 3, Filed 11:37 a. m. June 15, 1943.
 Knoxville Order 4, Filed 9:28 a. m. July 1, 1943.
 Memphis Order 2, Filed 2:32 p. m. May 24, 1943.
 Memphis Order 3, Filed 9:28 a. m. July 1, 1943.
 Memphis Order 4, Filed 9:26 a. m. July 1, 1943.
 Montgomery Order 1, Filed 11:20 a. m. May 26, 1943.
 Montgomery Order 2, Filed 11:22 a. m. May 26, 1943.
 Montgomery Order 3, Filed 11:30 a. m. June 16, 1943.
 Raleigh Order 1, Filed 1:08 p. m. May 15, 1943.
 Raleigh Order 2, Filed 3:16 p. m. May 21, 1943.
 Raleigh Order 3, Filed 11:32 a. m. June 15, 1943.
 Raleigh Order 3, Amendment 1, Filed 3:51 p. m. July 1, 1943.
 Raleigh Order 4, Filed 3:51 p. m. July 1, 1943.
 Richmond Order 1, Filed 3:50 p. m. May 12, 1943.
 Richmond Order 2, Filed 11:36 a. m. June 15, 1943.
 Richmond Order 3, Filed 11:34 a. m. June 15, 1943.
 Roanoke Order 1, Filed 10:01 a. m. May 28, 1943.
 Roanoke Order 3, Filed 11:32 a. m. June 15, 1943.
 Roanoke Order 3, Amendment 1, Filed 3:48 p. m. July 1, 1943.
 Roanoke Order 4, Filed 3:48 p. m. July 1, 1943.
 Savannah Order 1, Filed 3:25 p. m. May 15, 1943.
 Savannah Order 2, Filed 5:08 p. m. May 25, 1943.
 Savannah Order 3, Filed 11:33 a. m. June 15, 1943.
 Savannah Order 4, Filed 3:49 p. m. July 1, 1943.
 South Carolina Order 1, Filed 11:20 a. m. May 26, 1943.
 South Carolina Order 2, Filed 3:20 p. m. May 26, 1943.
 South Carolina Order 3, Filed 11:36 a. m. June 15, 1943.
 South Carolina Order 3, Amendment 1, Filed 3:48 p. m. July 1, 1943.
 South Carolina Order 4, Filed 3:47 p. m. July 1, 1943.
 Tampa Order 1, Filed 3:42 p. m. May 20, 1943.
 Tampa Order 2, Filed 3:18 p. m. May 21, 1943.
 Tampa Order 3, Filed 11:34 a. m. June 15, 1943.
 Tampa Order 3, Amendment 1, Filed 9:27 a. m. July 1, 1943.

Tampa Order 4, Filed 9:26 a. m. July 1, 1943.
 Nashville Order 1, Filed 11:39 a. m. June 15, 1943.
 Nashville Order 2, Filed 11:33 a. m. June 15, 1943.
 Nashville Order 3, Filed 11:39 a. m. June 15, 1943.
 Nashville Order 3, Amendment 1, Filed 3:49 p. m. July 1, 1943.
 Nashville Order 4, Filed 3:50 p. m. July 1, 1943.
 Norfolk Order 4, Filed 3:48 p. m. July 1, 1943.

REGION V

Arkansas Order 1, Filed 1:03 p. m. May 15, 1943.
 Arkansas Order 1, Amendment 1, Filed 2:57 p. m. June 16, 1943.
 Arkansas Order 2, Filed 2:57 p. m. June 16, 1943.
 Arkansas Order 3, Filed 2:57 p. m. June 1, 1943.
 Fort Worth Order 1, Filed 3:27 p. m. May 14, 1943.
 Fort Worth Order 2, Filed 3:04 p. m. May 27, 1943.
 Fort Worth Order 3, Filed 3:03 p. m. May 27, 1943.
 Houston Order 1, Filed 3:17 p. m. May 21, 1943.
 Houston Order 1, Amendment 1, Filed 3:30 p. m. May 26, 1943.
 Houston Order 1, Amendment 2, Filed 11:25 a. m. July 2, 1943.
 Houston Order 1, Amendment 3, Filed 11:26 a. m. July 2, 1943.
 Houston Order 2, Filed 3:32 p. m. May 25, 1943.
 Houston Order 3, Filed 3:20 p. m. May 26, 1943.
 Houston Order 3, Amendment 1, Filed 11:26 a. m. July 2, 1943.
 Houston Order 3, Amendment 2, Filed 11:26 a. m. July 2, 1943.
 Houston Order 3, Amendment 3, Filed 11:25 a. m. July 2, 1943.
 Houston Order 4, Filed 11:21 a. m. July 2, 1943.
 Kansas City Order 1, Filed 3:17 p. m. May 14, 1943.
 Kansas City Order 2, Filed 11:38 a. m. May 25, 1943.
 Kansas City Order 3, Filed 2:53 p. m. June 16, 1943.
 Lubbock Order 1, Filed 3:41 p. m. May 20, 1943.
 Lubbock Order 1 (El Paso), Filed 11:25 a. m. July 2, 1943.
 Lubbock Order 1, Amendment 1, Filed 11:24 a. m. July 2, 1943. (El Paso)
 Lubbock Order 1, Amendment 1, Filed 3:42 p. m. May 20, 1943.
 Lubbock Order 2 (El Paso), Filed 11:25 a. m. July 2, 1943.
 Lubbock Order 2, Filed 3:16 p. m. May 26, 1943.
 Lubbock Order 1, Amendment 2 (El Paso), Filed 11:19 a. m. July 2, 1943.
 Lubbock Order 3 (El Paso), Filed 11:19 a. m. July 2, 1943.
 Lubbock Order 3, Amendment 1 (El Paso), Filed 11:19 a. m. July 2, 1943.
 Lubbock Order 3a (El Paso), Filed 11:21 a. m. July 2, 1943.
 Lubbock Order 3a (El Paso), Amendment 1, Filed 11:19 a. m. July 2, 1943.
 New Orleans Order 1, Filed 3:34 p. m. May 25, 1943.
 New Orleans Order 1, Amendment 1, Filed 11:27 a. m. July 2, 1943.
 New Orleans Order 2, Filed 3:34 p. m. May 25, 1943.
 New Orleans Order 3, Filed 12:08 p. m. June 17, 1943.
 New Orleans Order 3, Amendment 1, Filed 11:27 a. m. July 2, 1943.
 Oklahoma City Order G-1, Filed 3:19 p. m. May 18, 1943.
 Oklahoma City Order G-2, Filed 4:38 p. m. May 19, 1943.

Oklahoma City Order G-3, Filed 3:54 p. m. June 16, 1943.
 Oklahoma City Order G-3, Amendment 1, Filed 11:23 a. m. July 2, 1943.
 San Antonio Order 1, Filed 2:27 p. m. May 24, 1943.
 San Antonio Order 2, Filed 2:28 p. m. May 24, 1943.
 San Antonio Order 3, Filed 10:04 a. m. May 20, 1943.
 San Antonio Order 3, Amendment 1, Filed 11:22 a. m. July 2, 1943.
 Shreveport Order 1, Filed 1:07 p. m. May 15, 1943.
 Shreveport Order 2, Filed 11:23 a. m. May 20, 1943.
 Shreveport Order 3, Filed 2:59 p. m. June 10, 1943.
 Shreveport Order 3, Amendment 1, Filed 11:27 a. m. July 2, 1943.
 Shreveport Order 4, Filed 11:24 a. m. July 2, 1943.
 Shreveport Order 4, Amendment 1, Filed 11:26 a. m. July 2, 1943.
 Shreveport Order 4, Amendment 2, Filed 11:27 a. m. July 2, 1943.
 St. Louis Order 1, Filed 4:07 p. m. May 15, 1943.
 St. Louis Order 1, Amendment 1, Filed May 22, 1943 12:10 p. m.
 St. Louis Order 2, Filed 3:38 p. m. May 25, 1943.
 St. Louis Order 3, Filed 11:20 a. m. July 2, 1943.
 St. Louis Order 3, Amendment 1, Filed 11:23 a. m. July 2, 1943.
 Tulsa Order 1, Filed 3:15 p. m. May 14, 1943.
 Tulsa Order 2, Filed 3:02 p. m. May 19, 1943.
 Tulsa Order 3, Filed 11:22 a. m. July 2, 1943.
 Wichita Order G-1, Filed 1:09 p. m. May 15, 1943.
 Wichita Order G-2, Filed 11:23 a. m. May 26, 1943.
 Wichita Order G-3, Filed 2:58 p. m. May 10, 1943.
 Wichita Order G-3, Amendment 1, Filed 11:26 a. m. July 2, 1943.
 Dallas Order 1, Filed 2:52 June 16, 1943.
 Dallas Order 2, Filed 2:52 p. m. June 16, 1943.

REGION VI

Chicago Order 1, Filed 3:18 p. m. May 16, 1943.
 Chicago Order 2, Filed 3:18 p. m. May 18, 1943.
 Chicago Order 3, Filed 3:05 p. m. May 27, 1943.
 Duluth-Superior Order 1, Filed 11:22 a. m. May 26, 1943.
 Fargo-Moorhead Order 1, Filed 2:23 p. m. May 24, 1943.
 Fargo-Moorhead Order 1, Amendment 1, Filed 2:23 p. m. May 24, 1943.
 Fargo-Moorhead Order 1, Amendment 2, Filed 2:23 p. m. May 24, 1943.
 Fargo-Moorhead Order 2, Filed 8:54 a. m. May 27, 1943.
 Fargo-Moorhead Order 3, Filed 8:55 a. m. May 27, 1943.
 Green Bay Order 1, Filed 8:56 a. m. May 27, 1943.
 Green Bay Order G-2, Filed 11:20 a. m. May 26, 1943.
 La Crosse Order 1, Filed 3:18 p. m. May 20, 1943.
 La Crosse Order 2, Filed 3:21 p. m. May 20, 1943.
 Milwaukee Order 1, Filed 3:42 p. m. May 20, 1943.
 Milwaukee Order 1, Amendment 1, Filed 3:53 p. m. July 1, 1943.
 Milwaukee Order 2, Filed 3:59 p. m. July 1, 1943.
 Milwaukee Order 3, Filed 3:53 p. m. July 1, 1943.
 Omaha Order 1, Filed 3:29 p. m. May 25, 1943.
 Omaha Order 2, Filed 3:20 p. m. May 20, 1943.
 Omaha Order 3, Filed 3:35 p. m. June 17, 1943.
 Peoria Order 1, Filed 1:03 p. m. May 15, 1943.
 Peoria Order 1, Correction, Filed 11:23 a. m. May 25, 1943.
 Peoria Order 2, Filed 3:58 p. m. May 22, 1943.
 Peoria Order 3, Filed 3:41 p. m. June 17, 1943.
 Pierre Order 1, Filed 10:03 a. m. May 20, 1943.

Pierre Order 2, Filed 10:03 a. m. May 23, 1943.
 Quad-Cities Order 1, Filed 2:25 p. m. May 24, 1943.
 Quad-Cities Order 2, Filed 3:37 p. m. June 17, 1943.
 Rockford Order 1, Filed 3:25 p. m. May 15, 1943.
 Rockford Order 1, Amendment 1, Filed 3:17 p. m. May 18, 1943.
 Rockford Order 2, Filed 3:35 p. m. May 25, 1943.
 Rockford Order 3, Filed 3:37 p. m. June 17, 1943.
 Sioux City Order 1, Filed 3:16 p. m. May 18, 1943.
 Sioux City Order 2, Filed 2:24 p. m. May 24, 1943.
 Sioux City Order 3, Filed 3:17 p. m. May 26, 1943.
 Sioux City Order 3, Amendment 1, Filed 4:11 p. m. June 17, 1943.
 Springfield Order 1, Filed 3:25 p. m. May 15, 1943.
 Springfield Order 1, Amendment 1, Filed 3:17 p. m. May 21, 1943.
 Springfield Order 2, Filed 3:26 p. m. May 15, 1943.
 Springfield Order 2, Amendment 1, Filed 3:16 p. m. May 21, 1943.
 Springfield Order 3, Filed 3:18 p. m. May 21, 1943.
 Springfield Order 4, Filed 9:44 a. m. June 22, 1943.
 Springfield Order 5, Filed 3:35 p. m. June 17, 1943.
 Twin Cities Order 1, Revised, Filed 3:17 p. m. May 26, 1943.
 Twin Cities Order 2, Filed 3:16 p. m. May 26, 1943.
 Twin Cities Order 3, Filed 3:35 p. m. June 17, 1943.
 Bismarck Order 1, Filed 3:42 p. m. June 17, 1943.
 North Platte Order 1, Filed 3:40 p. m. June 17, 1943.
 North Platte Order 2, Filed 3:41 p. m. June 17, 1943.
 Sioux Falls Order 1, Filed 3:41 June 17, 1943.
 Sioux Falls Order 2, Filed 3:41 p. m. June 17, 1943.
 Sioux Falls Order 3, Filed 4:11 p. m. June 17, 1943.

REGION VII

Boise Order 1, Filed 8:56 a. m. May 27, 1943.
 Boise Order 2, Filed 8:56 a. m. May 27, 1943.
 Boise Order 3, Filed 8:55 a. m. May 27, 1943.
 Boise Order 4, Filed 8:55 a. m. May 27, 1943.
 Boise Order 5, Filed 10:01 a. m. May 28, 1943.
 Boise Order 6, Filed 4:10 p. m. June 17, 1943.
 Boise Order 7, Filed 4:10 p. m. June 17, 1943.
 Colorado State Order 1, Filed 3:25 p. m. May 15, 1943.
 Colorado State Order 2, Filed 2:26 p. m. May 24, 1943.
 Colorado State Order 3, Filed 5:08 p. m. May 24, 1943.
 Colorado State Order 4, Filed 2:26 p. m. May 24, 1943.
 Colorado State Order 5, Filed 2:26 p. m. May 24, 1943.
 Colorado State Order 5, Amendment 1, Filed 3:40 p. m. June 17, 1943.
 Colorado State Order 6, Filed 11:21 a. m. May 26, 1943.
 Colorado State Order 7, Filed 11:20 a. m. May 26, 1943.
 Colorado State Order 8, Filed 11:20 a. m. May 26, 1943.
 Colorado State Order 9, Filed 3:42 p. m. June 17, 1943.
 Montana State Order G-5, Filed 10:01 a. m. May 28, 1943.
 Montana State Order 6, Filed 3:02 p. m. May 27, 1943.

Montana State Order 7, Filed 3:02 p. m. May 27, 1943.
 Montana State Order 8, Filed 3:02 p. m. May 27, 1943.
 Montana State Order 9, Filed 3:39 p. m. June 17, 1943.
 Montana State Order 10, Filed 3:39 p. m. June 17, 1943.
 Montana State Order 11, Filed 3:39 p. m. June 17, 1943.
 Montana State Order 12, Filed 3:39 p. m. June 17, 1943.
 New Mexico Order 1, Filed 4:04 p. m. May 29, 1943.
 New Mexico Order 2, Filed 3:41 p. m. May 29, 1943.
 New Mexico Order 3, Filed 3:38 p. m. June 17, 1943.
 New Mexico Order 4, Filed 3:38 p. m. June 17, 1943.
 New Mexico Order 5, Filed 3:38 p. m. June 17, 1943.
 New Mexico Order 6, Filed 4:09 p. m. June 17, 1943.
 Utah Order 1, Filed 10:02 a. m. May 23, 1943.
 Utah Order 1, Revised, Filed 4:09 p. m. June 17, 1943.
 Utah Order 2, Filed 4:10 p. m. June 17, 1943.

REGION VIII

Fresno Order 1, Filed 3:18 p. m. May 18, 1943.
 Fresno Order 2, Filed 3:17 p. m. June 18, 1943.
 Fresno Order 3, Filed 3:17 p. m. June 18, 1943.
 Los Angeles Order 1, Filed 3:53 p. m. May 22, 1943.
 Los Angeles Order 1, Correction, Filed 3:59 p. m. May 22, 1943.
 Los Angeles Order 2, Filed 3:59 p. m. May 22, 1943.
 Los Angeles Order 3, Filed 3:19 p. m. May 26, 1943.
 Phoenix Order 1, Filed 3:32 p. m. May 25, 1943.
 Phoenix Order 2, Filed 3:11 p. m. June 18, 1943.
 Portland Order 1, Filed 3:43 p. m. May 29, 1943.
 Portland Order 2, Filed 12:10 p. m. May 23, 1943.
 Portland Order 3, Filed 3:13 p. m. June 18, 1943.
 Seattle Order 1, Filed 3:43 p. m. May 29, 1943.
 Seattle Order 1, Correction, Filed 3:41 p. m. May 29, 1943.
 Seattle Order 2, Filed 3:18 p. m. May 21, 1943.
 Seattle Order 3, Filed 3:18 p. m. June 18, 1943.
 Seattle Order 4, Filed 3:19 p. m. June 18, 1943.
 Sacramento Order 2, Filed 3:21 p. m. June 18, 1943.
 Sacramento Order 3, Filed 3:12 p. m. June 18, 1943.
 Sacramento Order 4, Filed 3:12 p. m. June 18, 1943.
 San Diego Order 1, Filed 3:11 p. m. June 18, 1943.
 San Diego Order 1, Amendment 1, Filed 3:11 p. m. June 18, 1943.
 San Diego Order 2, Filed 3:11 p. m. June 18, 1943.
 San Diego Order 3, Filed 3:22 p. m. June 18, 1943.
 San Francisco Order 1, Filed 3:19 p. m. June 18, 1943.
 San Francisco Order 2, Filed 3:21 p. m. June 18, 1943.
 Klamath Falls Order 2, Filed 9:45 a. m. June 22, 1943.
 Klamath Falls Order 3, Filed 3:18 p. m. June 18, 1943.
 Spokane Order 2, Filed 3:18 p. m. June 18, 1943.
 Spokane Order 3, Filed 3:14 p. m. June 18, 1943.

ERVIN H. POLLACK,
 Head, Editorial and Reference Section.

[F. R. Doc. 43-10341; Filed, July 5, 1943;
 11:49 a. m.]

WAR FOOD ADMINISTRATION.

DESIGNATION OF REGIONAL AREAS

Pursuant to the power vested in the Director of Food Distribution, there is hereby issued the following list of the regional offices of the Food Distribution Administration, War Food Administration, and the states served by each region:

Northeast region: The Regional Administrator, Food Distribution Administration, War Food Administration, 150 Broadway, New York (7), N. Y.:

| | |
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| Connecticut. | New Jersey. |
| Delaware. | New York. |
| Maine. | Pennsylvania. |
| Maryland. | Rhode Island. |
| Massachusetts. | Vermont. |
| New Hampshire. | West Virginia. |

Southern region: The Regional Administrator, Food Distribution Administration, War Food Administration, Western Union Building, Atlanta, Ga.:

| | |
|--------------|-----------------|
| Alabama. | North Carolina. |
| Florida. | South Carolina. |
| Georgia. | Tennessee. |
| Kentucky. | Virginia. |
| Mississippi. | |

Great Lakes region: The Regional Administrator, Food Distribution Administration, War Food Administration, 5 South Wabash Avenue, Chicago, Ill.:

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| Indiana. | Ohio. |
| Illinois. | Wisconsin. |
| Michigan. | |

Midwest region: The Regional Administrator, Food Distribution Administration, War Food Administration, Old Colony Building, Des Moines (7), Iowa:

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|------------|---------------|
| Iowa. | Nebraska. |
| Kansas. | North Dakota. |
| Minnesota. | South Dakota. |
| Missouri. | |

Southwest region: The Regional Administrator, Food Distribution Administration, War Food Administration, 425 Wilcox Building, Dallas, Tex.:

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| Arkansas. | Oklahoma. |
| Louisiana. | Texas. |

Rocky Mountain region: The Regional Administrator, Food Distribution Administration, War Food Administration, Burns Vault Building, Denver, Colo.:

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| Colorado. | New Mexico. |
| Idaho. | Utah. |
| Montana. | Wyoming. |

Pacific Region: The Regional Administrator, Food Distribution Administration, War Food Administration, 821 Market Street, San Francisco, Calif.:

| | |
|-------------|-------------|
| Arizona. | Oregon. |
| California. | Washington. |
| Nevada. | |

Done at Washington, D. C., this 5th day of July 1943.

ROY F. HENDRICKSON,
 Director of Food Distribution.

[F. R. Doc. 43-10246; Filed, July 5, 1943;
 3:49 p. m.]

GEORGE D. BRADLEY

DELEGATION OF AUTHORITY WITH RESPECT TO
THE REQUISITIONING OF CORN

By virtue of the authority vested in me by delegation of authority from the Director of Food Distribution dated June 11, 1943 (8 F.R. 8087), I hereby delegate to George D. Bradley, Regional Director of the Commodity Credit Corporation, full authority and power to take all necessary action (including, but not limited to, the making of preliminary determinations for amounts due former owners, the making of awards of compensation, the making of agreements with respect to compensation for requisitioning, and returning property requisitioned to the former owners thereof) in connection with the requisitioning of corn by the War Food Administration in requisition proceedings undertaken pursuant to Submission of Proposal FDA No. 1 of June 23, 1943, and Submission of Proposal FDA No. 2 of June 29, 1943.

In exercising the authority hereby vested in him, George D. Bradley shall be subject to the provisions of War Food Regulation No. 1 (8 F.R. 8046).

Issued this 25th day of June 1943.

RALPH W. OLMSTEAD,
Deputy Director of
Food Distribution.

[F. R. Doc. 43-10877; Filed, July 6, 1943;
11:27 a. m.]

WAR PRODUCTION BOARD.

[Certificate 87]

BARRE GRANITE WAR INDUSTRIES, INC.,
MONTPELIER, VT.

The ATTORNEY GENERAL:

I submit herewith a plan of the organization, procedure and objectives of Barre Granite War Industries, Inc., of Montpelier, Vermont, a war production association of certain companies located in or near Barre, Vermont. The purpose of the association is to combine the facilities and skills of the member companies for the manufacture of articles, equipment, supplies and materials for war and essential civilian requirements. The activities of the association will relate solely to such production and will terminate within six months after the termination of the war.

For the purposes of section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I approve this association; and after consultation with you, I hereby find and so certify to you that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with my approval as herein expressed is requisite to the prosecution of the war.

DONALD M. NELSON,
Chairman.

JULY 3, 1943.

[F. R. Doc. 43-10858; Filed, July 6, 1943;
10:34 a. m.]

[Certificate 88]

FISHER INSTRUMENT COMPANY POOL,
PHILADELPHIA, PA.

The ATTORNEY GENERAL:

I submit herewith a plan of the organization, procedure and objectives of the Fisher Instrument Company Pool, a war production association of certain companies located in or near Philadelphia, Pennsylvania. The purpose of the association is to combine the facilities and skills of the member companies for the manufacture of articles, equipment, supplies and materials for war and essential civilian requirements. The activities of the association will relate solely to such production and will terminate within six months after the termination of the war.

For the purposes of section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I approve this association; and after consultation with you, I hereby find and so certify to you that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with my approval as herein expressed is requisite to the prosecution of the war.

DONALD M. NELSON,
Chairman.

JULY 3, 1943.

[F. R. Doc. 43-10859; Filed, July 6, 1943;
10:34 a. m.]